

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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नई विरुली, शनिवार, विसम्बर 4, 1965/श्रग्रहायण 13, 1887

No. 491

NEW DELHI, SATURDAY, DECEMBER 4, 1965/AGRAHAYANA 13, 1887

इस भाग में भिन्न पृष्ठ संस्था दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation

नोटि स

NOTICE

नी ने लिखे भारत के असाधारण राजपत्र 20 नवम्बर, 1965 तक प्रकाशित किए गए ।

The undermentioned Gazettes of India Extraordinary were published upto the 20th November, 1965:—

Issue No.	No. and Date	Issued by	Subject			
287	S.O. 3606, dated the 16th November, 1965.	Ministry of Com- merce.	De-oiled rice bran shall be subject to quality control and inspection prior to export.			
	S.O. 3607, dated the 16th November, 1965.	Do.	The Export of De-oiled Rice Bran (Quality Control and Ins- pection) Rules, 1965.			
	S.O. 3608 dated the 16th November, 1965.	Do,	Recognition of certain organisa- tions as agencies specified there- in.			
288	S.O. 3609, dated the 16th November, 1965.	Ministry of Finance	Appointment of Shri Jasjit Singh, Director of Revenue Intelligence, Ministry of Finance (Department of Revenue) as Administrator.			
289	S.O. 3610, dated the 16th November, 1965.	Ministry of Commerce.	Appointment of Shri C. H. Desa l as Chairman of a committee to enquire into the affairs of the Shree Durga Cotton Mills (Kadi) Pvt. Ltd., Kadi (Nor th Gujarat).			

	No. and Date	Issued by	Subject			
	S.O. 3611, dated the 16th November, 1965.	Ministry of Com- merce	Appointment of a body of persons for making a complete investigation into the fall of production in respect of cotton textiles manufactured in Sri Bharathi Mills Ltd., Pondicherry			
. 290	S.O. 3612, dated the 17th November, 1965.	Ministry of Information and Broadcasting.	Approval of films as specified therein,			
291	S.O. 3613, dated the 17th November, 1965.	Ministry of Com- merce.	Prohibiting the import and export of all goods into India from Rhodesia.			
292	S.O. 3614, dated the 19th November, 1965.	Do,	Amendment to the Export (Control) Order, 1962.			
293	S.O. 3615, dated the 19th November, 1965.	Ministry of Finance	Direction that certain clauses may be substituted in Order No. S.O. 3403, dated 26th Oc- tober, 1965 for clauses (i) to (iii).			
291	S.O. 3616, dated the 20th November, 1965.	Ministry of Informa- tion and Broadcast- ing.	Approval of films as specified therein.			
295	S.O. 3617, dated the 20th November, 1965.		To extend one year more from 8th November, 1965 to a ecquire the whole or any part of the lands as specified in the sche- dule therein.			

कपर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भंजने पर दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on budent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग 11 वण्ड 3-- उपखण्ड (ii)

PART II—Section 3—Sub-section (ii)

(रज्ञा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ सेत्र प्रशासन को छोड़कर) केर्म्याय प्राधिकरणों द्वारा जारी किए गए विधिक आदेश और अधिस्चनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 25th November 1965

S.O. 3713.—In pursuance of sub-section (6) of Section 116A of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby publishes the judgment of the High Court of Judicature at Allahabad dated the 27th October, 1965 on an appeal from the order dated the 30th November, 1964 of the Election Tribunal Allahabad.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD

Civil Side

APPELLATE JURISDICTION

Dated Allahabad the October 27, 1965

PRESENT:

The Hon'ble B. Dayal-Judge.

AND

The Hon'ble D. D. Seth-Judge.

FIRST APPEAL No. 416 of 1964

First Appeal from the judgment and order dated 30th November, 1964 passed by the Election Tribunal, Allahabad dismissing the Election Petition No. 208 of 1962 (Hari Raj Singh versus Shri Shah Nawaz Khan and another) with costs Rs. 3,822-99P.

Shri Hari Raj Singh-Petitioner.

Versus

Shri Shah Nawaz Khan & another-Respondents.

BY THE COURT

(Delivered by Hon'ble Seth, J.)

This is an appeal section 116-A of the Representation of the People Act, 1951 (hereinafter called the Act) and has been filed by an elector of 81 Meerut Lok Sabha Constituency challenging the order, dated 30th November 1964, passed by the Election Tribunal, Allahabad (hereinafter called the Tribunal) dismissing his election petition filed against the respondents.

81 Meerut Lok Sabha Constituency comprised of five Assembly Constituencies, namely the Meerut Cantt., Meerut rural, Kithore Assembly, Meerut city and Hastinapur Constituencies. The election to the Lok Sabha in the above named Constituencies was held on 21st February 1962 and 23rd February 1962. Polling took place on 21st February 1962 in Meerut Cantt, Meerut rural and Kithore Assembly Constituencies while polling was held in Meerut city and Hastinapur Constituencies on 23rd February 1962. Sri Shah Nawaz Khan respondent No. 1 to the present appeal, Sri Maharaj Singh respondent No. 2, Sri Shiv Dutt Singh and Sri Ratish Mohan Agarwal were the contesting candidates in the said election. Sri Shiv Dutt Singh and Sri Ratish Mohan Agarwal have not been arrayed as parties in this appeal and Sri Maharaj Singh respondent no. 2 has been arrayed as a proforma respondent. The result of the election was declared on 28th February, 1962 and Sri Shah Nawaz Khan was a candidate of the congress party and respondent no. 2 Sri Shah Nawaz Khan was a candidate of the congress party and respondent no. 2 Sri Maharaj Singh belonged to the socialist party of India. The appellant also belonged to the socialist party.

On 12th April 1964 the appellant filed the election petition before the Election Commission of India challenging the election of respondent no. 1 on various grounds mentioned in the petition. The relief claimed in the petition was that the Election of respondent no. 1 be declared null and void. On 15th June 1962 the Chief Election Commissioner constituted an Election Tribunal consisting of Sri B. K. Choudhari to try the petition and under section 88 of the Act the Chief Election Commissioner appointed Allahabad as the place of trial. 12th July 1962 was fixed as the date for the appearance of the parties before the Tribunal. On 23rd June 1962 notices were issued to the parties regarding the constitution of the Tribunal and the place of trial. This notice was served on the appellant on 25th June 1962.

On 3rd July 1962 the appellant made an application to the Election Commission under section 89 of the Act and prayed that the petition be withdrawn from the Tribunal constituted and be transferred to a Tribunal at Meerut and in the alternative that the Tribunal constituted be shifted to Meerut. The reasons mentioned in the application dated 3rd July 1962 for constituting another Tribunal at Meerut or for shifting the Tribunal already constituted to Meerut were that the appellant was the resident of village Rasna, district Meerut, and the place appointed for the hearing of the petition, i.e. Allahabad, was at a distance of about four hundred miles from his residence, that the appellant was a man of limited means and could

not afford to spend a heavy amount over the proceedings of the election petition in order to prove his case, that a large number of witnesses would have to be examined and the expenses to produce the witnesses to prove the appellants case regarding the various corrupt practices alleged against respondent no. I would come to thousands of rupees.

By a letter dated 9th July 1962 the Under Secretary of the Election Commission. India, replied to the appellant that about half a dozen important election petitions from different parts of the State had been allotted to the Tribunal constituted and it was found necessary "to appoint Allahabad generally as the place of trial for all the petitions". The appellant was, however, informed that it will be open to the Tribunal to hold any part of the trial of any of the petitions at a more convenient place under the proviso to section 88 of the Act and the Commission had no doubt that the Tribunal will do so whenever necessary.

Thereafter, on 28th August 1962 the petitioner applied to the learned Tribunal to hold its sittings at Meerut for recording the evidence of the appellant's witnesses. On the same date the Tribunal framed preliminary issues and ordered that orders on the appellant's application dated 28th August 1962 would be passed at a later date.

On 28th August 1962 the appellant had also filed an application before the Tribunal for amendment of the petition. This application for amending the petition was rejected by the Tribunal on 24th October 1962. Thereafter the appellant filed a petition under Article 226 of the Constitution in the High Court on 1st November 1962 against the order of the Tribunal dismissing his application for amending the petition. Pending the final decision of the writ petition the High Court stayed further proceedings before the Tribunal. The writ petition was allowed by the High Court on 20th May 1963 and the appellant was allowed to amend the petition. Thereafter the trial of the petition proceeded before the Tribunal and some of the appellant's witnesses were examined.

On 17th December 1963 the appellant filed another application before the learned Tribunal for holding the trial at Meerut or to issue a commission for examination of his remaining witnesses. In paragraph 11 of this application the appellant stated that it was impossible for him to defray expenses of bringing the remaining witnesses from Meerut to Allahabad On 18th December 1963 objections were filed on behalf of respondent no. 1 to the appellant's application for issuing a commission and for holding the further trial at Meerut. The Tribunal, on 18th December 1963, ordered that the parties would be heard on the appellant's application the next day. On 19th December 1963 the appellant's counsel witdraw his prayer for issuing a commission for his remaining witnesses. The Tribunal allowed the appellant to withdraw his prayer for issuing commission and order as follows:

"The other prayer is that the remaining part of the trial be held at Meerut.

This prayer will be considered on 17th February 1984. The parties will appear on that date.

Case for evidence on 17th February 1964."

On 13th February 1964 the Tribunal passed the following order:—

"Parties be informed that it will not be possible to record further evidence for petitioner on 17th February 1964 as two other election petitions nos. 339 of 1962 and 340 of 1962 are in the evidence stage. Petition no. 339 of 1962 is reaching the closing stage as only rebuttal evidence is now to be recorded. Put up the case on 15th April 1964 for fixing a date when recording of further evidence will be resumed. Petitioner's prayer for recording further evidence at Meerut is rejected."

According to the appellant the above order was passed in his absence and without the Tribunal giving an opportunity to him to be heard.

On 30th November 1964 the Tribunal dismissed the appellant's petition with costs. Against that order the appellant has come up in appeal before this Court.

We have heard Sri M. A. Ansari, who is appearing for the appellant, Sri Shanti Bhushan, who is appearing for respondent no. 2 and is supporting the appeal, the learned Advocate General and Sri Bashir Ahmad who are appearing for respondent no. 1, Sri Shab Nawaz Khan.

At the very outset Sri M. A. Ansari and Sri Shanti Bhushan submitted that the appellant has been greatly prejudiced by the order of the Tribunal dismissing his application for holding the trial at Meevut as appellant's evidence on many of the issues could not be recorded on account of the rejection of the application for

holding the further trial at Meerut and further submitted that the Tribunal was wrong in passing the Order without notice to the appellant and without giving him a hearing. The learned counsel, therefore, prayed that the case be remanded to the Tribunal for a fresh trial. The learned Advocate General very strenuously opposed this prayer and submitted that it was within the discretion of the Tribunal to hold the trial anywhere it liked and since the discretion was administrative in nature this Court should not allow the prayer of the appellant for remanding the case to the Tribunal for fresh trial. According to the learned Advocate General the discretion being administrative in nature there was no question of giving any notice to the appellant or giving any opportunity to him for being heard before passing the order refusing his application for holding a part of the trial at Meerut. The learned Advocate General contended that no party in an election petition has a right to have the trial at a particular place and that in any case, no evidence of the appellant has been shut out and no complaint was ever made by the appellant before the Tribunal regarding the order dismissing the application for holding the trial at Meerut. The learned Advocate General further contended that on 18th December 1963 the Tribunal had ordered that parties shall be heard the next day, i.e. on 19th December 1963, on the appellant for holding further trial at Meerut. According to the learned counsel on 19th December 1963 parties were present and were heard by the Tribunal. The learned Advocate General, therefore, urged that the Tribunal had made up its mind on 19th December 1963 after hearing the parties that further trial shall not be held at Meerut.

In order to deal with the various contentions raised by the learned counsel for the parties it is necessary to examine the relevant provisions of the Act.

Chapter III of the Act deals with trial of election petitions. Section 86 of the Act deals with the appointment of an Election Tribunal. Section 88 of the Act deals with the place of trial and runs as follows:

"The trial shall be held at such place as the Election Commission may appoint:

Provided that a Tribunal may, in its discretion, sit for part of the trial at any other place in the State in which the election to which the petition relates has taken place."

According to the learned Advocate General it is within the discretion of the Tribunal to sit for any part of the trial at any other place in the State in which the election to which the petition relates had taken place. This discretion, according to the learned counsel is not a judicial discretion but an administrative discretion and, therefore, the Tribunal had the discretion to hold the trial anywhere it liked and there was nothing improper in the Tribunal's rejecting the appellant's application for holding the further trial of the petition at Meerut. The learned Advocate General then contended that wherever the Legislature contemplated that the parties shall be heard before an order is passed it has been specifically stated in the Act. He referred to section 89 of the Act which deals with the power of Election Commission to withdraw and transfer petitions and which says:

"The Election Commission may at any stage after notice to parties and, for reasons to be recorded, withdraw any petition pending before a Tribunal and transfer it for trial to another Tribunal constituted in accordance with the provisions of section 86; and upon such transfer, that Tribunal shall proceed with the trial from the stage at which it was withdrawn:

Provided that it may, if it thinks fit, recall and re-examine any of the witnesses already examined."

It is true that under section 88 of the Act the Tribunal has discretion to hold the trial at any place in the State it likes. But, in our opinion the discretion given to the Tribunal in section 88 is not to suit the personal convenience of the Tribunal, but has to be exercised after considering the convenience of the parties. An election petition under the Act is not a dispute merely between two parties. The entire public of the constituency, the election of which is challenged in an election petition, is interested in the trial of the petition. The discretion contained in section 88 of the Act must be exercised by the Tribunal in a reasonable manner. It cannot be an unfettered discretion. As it is a judicial discretion it must be exercised in a proper manner after hearing the parties. Reasonable opportunity must be given to a party to prove its case. The Tribunal has to exercise its discretion under section 88 of the Act in a manner which may result in a fair trial and must not result in a failure of a proper trial. It is well-known that in an election petition the number of witnesses produced by the parties is

very large and lots of important questions are involved. Public interest, therefore, demands that all reasonable facilities should be given to the parties by the Tribunal to prove their case. Since a Tribunal has no power to issue a commission for the examination of witnesses residing within the State it is all the more necessary to afford a reasonable opportunity to the parties to prove their case by holding the trial at a convenient place. In his application dated 28th August 1962, the appellant had clearly stated that he will have to produce more than fifty witnesses belonging to Meerut district and it would be difficult for him to persuade those witnesses to leave their work and come and stay at Allahabad to give their evidence. It was also stated that the appellant was a man of moderate means and was not in a position to bear the expenses of bringing the witnesses to Allahabad. The apellant also filed his affidavit before the Tribunal on 17th December 1963 and stated in paragraph 2 of the affidavit that he is a lecturer in the department of history in a college at Rasna and received a salary of Rs. 245 per month plus dearness allowance. In paragraph 6 of his affidavit the appellant stated that he had to take leave from his school frequently for doing necessary pairvi of the petition and the school was not paying to him his whole salary. It was further stated in paragraph 9 of the affidavit that the appellant, after very great efforts, was able to arrange for Rs. 500 only for the expenses of the petition. In reply a counter-affidavit was filed by one Muntaz Hussin, a resident of mohalla Daraganj, Allahabad. It was stated in paragraph 5 of the counter-affidavit that the appellant was being financed by Maharaj Singh Bharti, respondent No. 2 to the present appeal. In paragraph 19 of the counter-affidavit were sworn from personal knowledge. It is difficult to understand how a man living in mohalla Daraganj, Allahabad could have personal knowledge about the financial status of the appellant a resident of distric

From the order sheet of the Tribunal dated 2nd September 1964 and 3rd September 1964, it is clear that none of the appellant's witnesses were present on those dates. It is clear that the appellant was unable to bring his witnesses to Allahabad on account of financial difficulty.

We do not agree with the learned Advocate General that the Tribunal had made up its mind to dismiss the apellant's application for holding further trial at Mecrut after hearing the parties on 19th December 1963. On 19th December 1963, the Tribunal had clearly ordered that the appellant's prayer will be considered on 17th February 1964. The Tribunal had further ordered that the parties will appear on that date. The word 'consider' clearly means that the Tribunal had not made up its mind on 19th December 1963 and had left the matter to be considered later. According to the Concise Oxford Dictionary the word 'consider' means "to contemplate mentally, to reflect." If the Tribunal had aircady mide up its mind on 19th December 1963 there was no point in ordering that the appellant's prayer will be considered on 17th February 1964. Since the Tribunal had further ordered on 19th December 1964 that the parties will appear on 17th February 1964, it was not proper for the Tribunal to pass its order on 18th February 1964 rejecting the appellant's prayer for recording further evidence at Mecrut without notice to the appellant and without giving him an opportunity to be heard. In our opinion the order dated 13th February 1964 was arbitrary and against natural justice. Besides, the Tribunal has not given any reason in its order, dated 13th February 1964 for rejecting the appellant's application. That order was unfair to the appellant and must be held to have caused great prejudice to him in the trial of his petition. The order was passed almost a year and a half after 28th August 1962 when, for the first time, the appellant had applied to the Tribunal to hold its sittings at Meerut in order to record the evidence of his witnesses. The result of the order was that the appellant was prevented from producing many of his witnesses to prove his case on the various issues framed by the Tribunal.

Section 90 of the Act deals with Procedure before the Tribunal and runs as follows:

"(1) Subject to the provisions of this Act and of any rules made thereunder, every election petition shall be tried by the Tribunal, as nearly as may be in accordance with the procedure applicable under the Code of Civil Procedure, 1908 (5 of 1908), to the trial of suits:

Provided that

(2) The provisions of the Indian Evidence Act, 1872 (1 of 1872), shall, subject to the provisions of this Act, be deemed to apply in all respects to the trial of an election petition.

Since the above section applies the Code of Civil Procedure to proceedings under the Act it was all the more necessary for the Tribunal to pass its order dated 13th February 1964 after notice to the parties and after hearing them. Under the Act every elector of a constituency, of which the election is challenged, has a right to file a petition. Even a poor elector has that right. The Legislature could never have contemplated a state of affairs in which an elector could be, in effect, denied the right of filing a petition challenging an election, if he was not allowed to produce proper evidence.

For the reasons mentioned above we are of the opinion that the order of the Tribunal dated 13th February 1964 must be set aside and the case be remanded to the Tribunal to consider the appellant's application for holding further trial at Mecrut on merits after hearing the parties and in accordance with law.

Sri Bashir Ahmad contended that the conditions contained in Order 41 rule 23 C.P.C. which deals with the remand of the case by the appellate court are not present in the instant case and, therefore, this Court has no power to remand the case to the Tribunal. He submitted that this Court can remand the case to the Tribunal only after the decree of the Tribunal has been set aside or reversed and only after hearing the entire case. We find no force in this contention. If the appellate court finds that as a result of some interlocutary order the hearing has been unfair to one party the appellate court has ample power under section 151 to set aside the decree or order and to remand the case for further hearing. Inherent powers of a Court cannot be excluded and taken away.

We, therefore, allow the appeal, set aside the order of the learned Tribunal dated 30th November 1964 and remand—the case to the Tribunal to consider the appellant's applications dated 28th August 1962 and 17th December 1963 on merits and after hearing the parties. Costs of the appeal will abide the result.

A substance of our decision shall be intimated to the Election Commission and to the Speaker of the Lok Sabha forthwith. A copy of this order shall be sent to the Election Commission as soon as possible.

Dated, October 27, 1965.

Sd/- B.D. Sd/- D.D. Seth.

By Order.

[No. 82/208/62.]

K. S. RAJAGOPALAN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd November 1965

- S.O. 3714.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following rules further to amend the Authentication (Orders and other Instruments) Rules, 1958, published with the notification of the Government of India in the Ministry of Home Affairs Nc. 5.O. 2297, dated the 3rd November, 1958, namely:—
- 1. (1) These rules may be called the Authentication (Orders and other Instruments) Fifth Amendment Rules, 1965.
- (2) They shall come into force on the date of their publication in the official Gazette.

- 2. In rule 2 of the Authentication (Orders and other Instruments) Rules. 1958—
 - (i) in clause (ad), the word "or" shall be added at the end:
 - (ii) after clause (ad), the following clause shall be inserted, namely:-
 - "(ae) in the case of orders and other instruments relating to the office of the Chief Engineer, Central Public Works Department, by the Chief Engineer or the Director of Administration in that office".

[No. F. 3/6/65-Pub. I.]

FATEH SINGH, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 25th November 1965

S.O. 3715.—In exercise of the powers conferred by Section 3 of the Emigration Act, 1922 (VII of 1922), the Central Government hereby appoints Shri T. C. Nithyanandam, Protector of Emigrants, Nagapattinam to be Protector of Emigrants, Mandapam Camp and Tuticorin, in addition to his own duties with effect from November 8, 1965 to December 5, 1965, vice Shri A. V. Palanivelu, Protector of Emigrants, Mandapam Camp and Tuticorin granted leave for this period.

[No. CPEO/11/65.]

S. K. CHATTERJEE,

Attache (PVA).

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 17th November 1965

- S.O. 3716.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Contributory Provident Fund Rules (India), 1962, namely:—
- 1. These Rules may be called the Contributory Provident Fund (India) Fourth Amendment Rules, 1965.
- 2. In the Contributory Provident Fund Rules, (India), 1962, in the Fifth Schedule, in paragraph 2, after the entry "The Joint Directors (Food) in charge of Administration in the offices of the Regional Director (Food), Ministry of Food and Agriculture (Department of Food), in respect of the non-gazetted officers employed in the Region, the following entry shall be inserted namely:—

"Directors of Audit and Accounts, Posts and Telegraphs.".

[No. F. 29(1) - E.V(B) / 65.]

C. K. SUBRAMANIAN, Under Secy.

(Department of Expenditure)

New Delhi, the 22nd November 1965

- S.O. 3717.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in that behalf, the President hereby makes the following rules further to amend the Central Cost Accounts Pool (Recruitment and Conditions of Service) *Rules, 1961, published with the notification of the Government of India in the Ministry of Finance (Department of Expenditure) No. S.O. 2363 dated the 9th August, 1961, namely:—
 - 1. (1) These rules may be called the Central Cost Accounts Pool (Recruitment and Conditions of Service) Amendment Rules, 1965.

^{*}These rules wree last amended vide S.O. No. 61 of the 3rd January, 1963, published in the Gazette of India of the 12th January, 1963.

- (2) The provisions of rules 2, 3 (a) and 4 shall be deemed to have come into force on the 1st July, 1964.
- 2. In Schedule I to the Central Cost Accounts Pool (Recruitment and Conditions of Service) Rules, 1961 (hereinafter referred to as the said rules)—
 - (a) in the first Table-
 - (i) the entry "Deputy Chief Cost Accounts Officer" and the entries relating thereto shall be omitted;
 - (ii) against the entry "Senior Cost Accounts Officer", for the figures "1100—50—1400" occurring in the second column, the figures "1100—50—1300—60—1600" shall be substituted.
 - 3. In Schedule II of the said rules-
 - (a) in paragraph 1, the item "(2) Deputy Chief Cost Accounts Officer" and the entry relating thereto shall be omitted and items (3) to (6) shall be renumbered as items (2) to (5) respectively;
 - (b) for paragraph 3, the following paragraph shall be substituted, namely:---
- (3) Eligibility.—A candidate for appointment to any grade in the Pool must be either:
 - (a) a citizen of India, or
 - (b) a subject of Sikkim, or
 - (c) a subject of Nepal, or
 - (d) a subject of Bhutan, or
 - (e) a Tibetan refugee who came over to India, before the 1st January, 1962, with the intention of permanently settling in India, or
 - (f) a person of India origin who has migrated from Pakistan with the intention of permanently settling in India;

Provided that a candidate belonging to categories (c), (d), (e) and (f) shall be a person in whose favour a certificate of eligibility has been granted by the Government of India and if he belongs to category (f) the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which such a candidate will be retained in service subject to his having acquired Indian citizenship.

Certificate of eligibility will not however. be necessary in the case of candidates belonging to any one of the following categories:—

- (i) Persons who migrated to India from Pakistan before the 19th day of July, 1948, and have ordinarily been residing in India since then.
- (ii) Persons who migrated to India from Pakistan on or after the 19th day of July, 1948 and have got themselves registered as citizens under article 6 of the Constitution.
- (iii) Non-citizens in category (f) who entered service under the Government of India before the commencement of the Constitution, namely the 26th day of January, 1950, and who have continued in such service since then. Any such person who re-entered or may reenter such service with break after the 26th day of January, 1950, will, however, require certificate of eligibility in the usual way.
- A candidate in whose case a certificate of eligibility is necessary may be provisionally appointed subject to the necessary certificate being granted in his favour by the Government."
- 4. In Schedule III to the said rules, in paragraph 2, the item "(1) Deputy Chief Cost Accounts Officer" and the entry relating thereto shall be omitted and items (2) to (4) shall be re-numbered as items (1) to (3) respectively.

[No. 30(13)-E.I.(A)/58.]

(Department of Economic Affairs)

New Delhi, the 24th November 1965

8.O. 3718.—Statement of the Affairs of the Reserve Bank of India as on the 19th November 1965

BANKING DEPARTMENT

Liabilities		Rs.	Assets	Rs.
Capital Paid up		5,00,00,000	Notes	13,33,70,000
			Rupee Coin	4,97,000
Reserve Fund .		80,00,00,000	Small Coin	3,39,000
National Agricultural Credit Term Operations) Fund	(Long	100,00,00, 000	Bills Purchased and Discounted:— (a) Internal	.,
			(b) External	••
National Agricultural Credit			(c) Government Treasury Bills	71,59,80,000
(Stabilisation) Fund		10,00,00,000	Balances held Abroad*	12,16,85,000
National Industrial Credit (Long Term Operations) Fund		15,00,00,000	Investments**	212,51,58,000
			(i) Central Government	••
			(ii) State Governments 20	127,16,08,00

Deposits:—				Loans and Advances to :-
(a) Gowrament :—				(i) Scheduled Banks† 2,42,40,000 (ii) State Co-operative Banks†† 166,22,69,000 (iii) Others 1,91,34,000
(·) Central Government	•	•	, 79,19,14,200	Leans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—
(#) State Governments			6.52,72,000	(a) Loans and Advances to:-
				(i) State Governments
⟨b⟩ Banks :				(b) Investment in Central Land Mortgage Bank Debentures 5,47,77,000
(i) Scheduled Banks (i) State Co-operativ		-	104,43,65,000 2,92,12,000	Loans and Advances from National Agricultural Credit (Stabilisation) Fund— Loans and Advances to State Co-operative Banks
(iii) Other Banks .	• •	•	1,70,000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—
(c) Others			210,16,03,000	(a) Loans and Advances to the Development Bank . 2,63,68,000
Bills Payable			27,56,18,000	(b) Investment in 1 ands/debentures issued by the Development Bank
Other Liabilities .		•	52,53,03,000	Other Assets 34,75,31,000
	Rupees		693,34,57,000	Rupees . 693,34,57,000

[•]Includes Cash and Short-term Securities.

^{**}Bxcluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

[@] Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

[†]Includes Rs. NIL advanced to scheduled banks against [usance bills under section 17(4)(c)] of the R. B. I. Act.

^{††}Excluding Loans and Aiv unce: from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilianation) Fund.

Dated the 24th day of November, 1965.

An Account pursuant to the Reserve Back of India Act, 1934, for the week ended the 19th day of November, 1965 Issue Department

LIABILITIES	Rs.	Rs.	Assets		Rs.	Ra.
Votes held in the Banking Department Votes in circulation Total Notes issued	13,33,70,000 2661,47,77,000	2674,81,47,000	Gold Coin and Bullion :— (a) Held in India (b) Held outside India Foreign Securities TOTAL Rupee Coin Government of India Rupee Securitie		133,75,66,000 72,63,24,000	206,38,90,000 102,98,11,000 2365,44,46,000
			Internal Bills of Exchange and other of mercial paper	о т-		••
Total Liabilities		2674,81,47,000	Total Assets , ,	•		2674,81,47,000
Dated the 24th day of November,	1965.				P. C. BHA	TTACHARYYA, Governor.
					[Ne. F. 3	(2)-BC/65.]

New Delhi, the 29th November 1965

S.O. 3719.—In pursuance of clause (b) of sub-section (1) of Section 19 of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with the Reserve Bank of India, hereby nominates Shri S. N. Sen, 10, Old Post Office Street, Calcutta, and Shri B. D. Garware, Garware Motors and Engineers Private Ltd., Chowpatty Chambers, Sandhurst Bridge, Bombay, as directors of the Central Board of the State Bank with effect from the 1st December, 1965.

[No. F. 8/74 65-SB.]

S.O. 3720.—In pursuance of clause (c) of sub-section (1) of Section 21 of the State Bank of India Act, 1955 (23 of 1955), the Central Government hereby nominates the following persons to be members of the Bombay, Calcutta, Madras, New Delhi, Kanpur and Ahmedabad Local Boards respectively with effect from the 1st December, 1965:—

BOMBAY LOCAL BOARD

- Shri Ramnath A. Podar, Podar Chambers, Parsi Bazar Street, Fort, Bombay.
- Shri Shantaram M. Dahanukar, 4A, Carmichael Road, Bombay.
- 3. Dr. Rustom Cavasjee Cooper, P. C. Hansotia and Co., Jehangir Wadia Bulldings, Mahatma Gandhi Road, Bombay.
- Prof. D. T. Lakdawala, Department of Economics, University of Bombay, Bombay.

CALCUTTA LOCAL BOARD

- 1. Shri Abhijit Sen, 16, Palm Avenue, Calcutta.
- 2. Shri K. N. Mookherjee, Bakulia House, 2, Bishu Babu Lane, Calcutta.
- 3. Shri V. V. Parekh, 52/4, Ballygunge, Circular Road, Calcutta.

MADRAS LOCAL BOARD

- 1. Dr. P. Natesa Mudaliar, 22/23, Nattu Pillaiyar Koil Street, Madras.
- 2. Shri P. Suryanarayana, No. 8, Boag Road, Madras.
- Mr. A. D. Galloway, Chairman, M/s. Binny and Co., (Madras) Ltd., Madras.

NEW DELHI LOCAL BOARD

- 1. Sardar Mohan Singh, 9, Friends' Colony, New Delhi.
- Shri B. N. Khosla, Guest Keen Williams Ltd., Jeevan Vihar, 3, Parliament Street, New Delhi.

KANPUR LOCAL BOARD

- 1. Sardar Inder Singh, 7/25, Tilak Nagar, Kanpur.
- 2. Shri H. K. Bhaumik, Arya Nagar, Kanpur.
- 3. Dr. Baljit Singh, Head of the Department of Economics, Lucknow University, Lucknow.

AHMEDABAD LOCAL BOARD

- 1. Shri Arvind Narottam, Hansole, Ahmedabad.
- 2. Prof. M. B. Desai, M. S. University of Baroda, Baroda.

[No. F. 8/74/65-SB.]

R. K. SESHADRI,

Director (Banking).

(Department of Company Affairs & Insurance)

New Delhi, the 22nd November 1965

S.O. 3721.—In pursuance of the provisions of sub-section (1) of section 8 and section 15 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.O. 1437 dated the 18th April, 1964.

[No. 108(4)-INS. I/65-ERI.I.]

S.O. 3722.—In pursuance of sub-section (1) of section 11 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.O. 1438 dated the 18th April, 1964.

[No. 108(4)-INS,I/65-ERI.II.]

S.O. 3723.—In pursuance of the provisions of sub-section (1) of section 11 and section 13 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. 1439 dated the 18th April, 1964.

[No. 108(4)-INS.I/65-ERI.III.]

S.O. 3724.—In pursuance of sub-section (1) of section 8 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Economic Allairs) No. 1440 dated the 18th April, 1964.

[No. 103(4)-INS.I/65-ERI.IV.]

S. S. SHARMA, Under Secy.

(Department of Revenue)

ESTATE DUTY

New Delhi, the 29th November 1965

- S.O. 3725.—The Central Government hereby renews the appointment of the undermentioned Valuers whose names were previously published as S.O. 3211 in Part II, Section 3(ii) of the Gazette of Indla, dated the 27th October, 1962 for a further period of five years with effect from the 25th October, 1965.
- 2. The scale of charges for the remuneration of Valuers appointed by the Central Government for valuing any property shall be as fixed below and no such Valuer shall charge a fee at a scale higher than the scale so fixed:

Provided that where two or more properties are required to be valued—

- (i) by a Committee of Arbitration or by a third Valuer in pursuance of a single order, or
- (ii) by a Valuer, in pursuance of a single reference made by a Controller of Estate Duty or at the instance of an accountable person,

all such properties shall be deemed to constitute a single unit of property for the purposes of fixing the fee payable to the Committee or the Valuer, as the case may be:

Provided further that where the same property or properties, required to be valued by the same Committee of Arbitration or, as the case may be, by the

same Valuer, is or are common to more than one case and the valuation relates to the same date, the Committee of Arbitration or the Valuer shall be entitled to charge fees at the scale fixed below only in one case and in the remaining case or cases the said Committee of Arbitration or Valuer shall be entitled to charge fees not exceeding rupees one hundred per case.

Scale of Charges

On the first Rs. 50,000/- of the property so valued . 1/2% of the value.

On the next Rs. 1,00,000/- of the property so valued

. 1/4% of the value.

On the balance of the property so valued

. 1/8% of the value.

S ₄ ,	Name	Add	ress
No.	1 vanie	1144	2000

I—ENGINEERS/SURVEYORS/ARCHITECTS

I Shri Athawale, V.L. B.Sc., B.E. (Civil) . 47, Narain Bag, Indore-2,

2 Shri Desai, T.D. B.E. (Civil), A.M.I.E. (Ind), A.M.Soc. C.E.

Nanda Deep, R.V. Desai Road, Baroda (W. Ry.)

3 Shri Gupte, J.M. B.E. (Civil)

10/545, Khapatia Chakla, Surat-1.

4 Shi Iyengar, B.R. Krishna, B.E. (Civil), A.M.I.E. (Ind).

"Gokul", 3-6-460, Hardikar Bagh, Hyderabad-29 (A.P.).

5 Shri Patel, Jashbhai Jivabhai, B.E. (Civil), M.I.E., B.S.E. (1-RETD).

"Sravan" Ellis Bridge, behind Municipal Staff Quarters, Ahmedabad-6.

6 Shri Subbiah, P.K. B.E. (Civil), A.M.I.E. .

No. 1, Kumara Park West Extn. Seshadripuram Post, Bangalore-20.

II-ACCOUNTANTS

I Shri Gandhi, O.T., B.Com., F.C.A.

 C/o M/s. O.T. Gandhi & Co., Chartered Accountants, 10, Maharani Road, Indore City.

2 Shri Mody, F.K., F.C.A.

. C/o M/s. Chandabhoy & Jassobhoy, Chartered Accountants, Advani Chambers, Sir Pherozshah Mehta Road, Fort, Bombay.

III—SPECIALIST IN JEWELLERY, PRECIOUS STONES AND ORNAMENTS

1 Shri Jhaveri, S.G.

• 134/136, Zaveri Bazar, Bombay-2.

[No. 24/F. No. 5/90/65-E.D.]

CENTRAL BOARD OF EXCISE AND CUSTOMS

Customs

New Delhi, the 4th December 1965

S.O. 3726.—In pursuance of the powers conferred by section 9 of the Customs Act, 1962 (52 of 1962), the Central Board of Excise and Customs hereby declares "PALE MINES" Taluka BICHOLIM, GOA in the Union Territory of Goa, Daman, Diu, to be a warehousing station.

[No. 190/F. No. 3/61/65-Cus.VII.]
M. G. VAIDYA, Under Secy.

CENTRAL EXCISE COLLECTORATE, KANPUR

Kanpur, the 22nd October 1965

S.O. 3727.—In exercise of the powers conferred on me under provise to Rules 15 & 16 of Central Excise Rules, 1944, I here by notify in the following schedule, the areas in which growers and curers of tobacco will be exempted from declaration of the area under tobacco cultivation and yield respectively under the above rules provided that the area cultivated and the quantity of tobacco cured by a grower/curer does not exceed the maxima specified incols. 3 & 4 of the schedule in respect of the areas notified in col. 2 there. The above exemptions under Rules 15 & 16 of Central Excise Rules, 1944 will not apply to flue cured tobacco and tobacco other than flue ured, used in the manufacture of cigarettes, smoking mixtures for pipes and cigarettes and Biris.

SCHEDULE SHOWING REVENUE JURISDICTION OF AREAS IN KANPUR COLLECTORATE EXEMPTED UNDER RULES 15 & 16 OF CENTRAL EXCISE RULES, 1944

SI. No.	Name of districts or portions thereof	Exemp- Exemp- Remarks ted areas ted Qty. in Acres in Kgs.		
I	Mihroni, Lulitpur, Girotha, Mauranipur, Moth & Jhansi Tehsils of Distt. Jhansi.	4	45	
2,	Entire Jalaun & Hamirpur Districts	4	45	
3	Entire Kanpur District except Tehsil Bilhaur	3	45	
-1	Entire Etawah District except Pargana Lakhana .	3	45	
5	Entire Meerut District except Municipal & Cantonment areas of Meerut and town area of Muradnagar.	4	45	
ų	Entire Bulandshahar Distt. except Sikandarabad Muni- cipal area & Khurja Municipal area	4	45	
7	Entire Distt, Muzaffarnagar	5	45	
8	Enrire Saharanpur Tohsil of Distt, Saharanpur	6	45	
9	Nakur Tehsil except Chilkhana Nakur & Gangoh Par- ganas of Distt. Saharanpur	6	45	
10	Nakur & Gangoh Parganas of Nakur Tehsil of Distt. Saharanpur	4	45	
Ţſ	C'ailkana Pargana of Nakur Tehsil in Distt. Saharanpur	5	45	

	ı 2		3	4	5
12	(a) Entire tehsil Deoband of Distt. Saharanpur .		4.	45	
	 (b) Entire Roorki Tehsil except Pargana Jawalapur of Roorki Tehsil of Saharanpur Distt. (c) Pargana Jawalapur of Tehsil Roorki of Distt. Saharanpur of Tehsil Roorki of Distt. 		4	45 45	
13	ranpur Dehradun District except villages forming part of M.O. R. Hardwar	Total e	3 exemption		
Ιį	Bntire Tehri Garhwal Distt		xemptior		
- , IS	Entire Uttar Kashi, District.		exemptic		
16	Entire Agra District		4	45	
17	Entire Aligarh District		4	45	
8	Entire Mathura District		4	45	
9	Entire Mainpari District		Δ	45	
	 (a) Entire Parganas of Fazipur, Bandaria, Ulaisahawar, Sidpur except villages Sahawar, Sahawar proper. Sahlot and Dundhra of Kasganj Tehsil of Etah District (b) Entire Parganas of Merhera, Etah, Sakitpur, Sonar, Bilram & Pachlana of tehsil Etah, District Etah (c) Entire pargana of Midpur of Tehsil Aliganj except villages Barhola, Dar-Ka-nagla, Sanori & Marethi of Tehsil Aliganj of District Etah (d) Entire pargana of Patiali of Teh. Aliganj except villages Ganjdundwara, Sujawalpur, Alipur, Dador, Allahpur, Nagdevoo Samaspur, Barathi & Patiali town area (e) Entire Jalesar Teh. except villages Unchagaen, Timarua Sarai Neem, Bha and Jalesar proper Pargana Tirwa of Tehsil Kannauj & parganas Sakrawa 		4	45	
	& Sakatpur of Tehsil Chhibramau of Farrukhad District 2.ttire Trans-Ganges area of M.O.R.I. Fatchgarh	ad	3	45	
	(Distt, Farrukhabad)		4	45	
		VIPIN	[No. 2 MANE		

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, PATNA

Collector.

CENTRAL EXCISES

Patna. the 20th November 1965

Subject:—Central Excise—Period of preservation of Central Excise documents by licensees.

S.O. 3728. —In exercise of the powers vested in me under Rule 233 of the Central Excise Rule 1944, I direct that the Central Excise Licensees who are required to maintain the following

records, registers and documents as prescribed under the Central Excise Act and Rules etc. shall preserve the same for the period mentioned against each.

Sl. No.	Description of C.E. records/registers/documents					S	Period of preservations			
1		2								3
6 7	E.B. 3 . E.B. 4 . E.B. 4 . E.B. 5 . R.G.I. to 3, W.R. Gl & 2 W.R. G3 Weighment re A.R. I to 4,4 Gate passes	ches) 3 (Cv cgister	V) 4	, 5, 6(Cobace	C),6	(G) &	15 c .			Three years after completion Do, Do, Do. Two years after the date of completion. Four years after completion. Three years after completion. Four years after completion. Four years. Four years.

[No. 1(3) /8/64/19798-834B]

B. S. CHAWLA, Collector

THE MADRAS CENTRAL EXCISE COLLECTORATE

CENTRAL EXCISE

Madras, the 25th October 1965

Subject:—Central Excise—Period of preservation of Central Excise documents— Regarding.

S.O. 3729.—In exercise of the powers vested in me under Rule 233 of the Central Excise Rules, 1944, I direct that the Central Excise licensees who are required to maintain the following records registers and documents as prescribed under the Central Excise Act and Rules etc. shall preserve the same for the period mentioned against each:—

Sl. No.	Description of Central Excise record/registers/documents.	se Period of preservation					
1	2	3					
1.	E.B.3.	Three years after completion.					
2.	E.B.4.	Three years after completion.					
3.	E.B.4 (Matches).	Three years after completion,					
1. 2. 3. 4. 5.	E.B.5.	Three years after completion.					
	R.G. 1 to 3, 3(cv) 4, 5, 6(c), 6(g) and 7 to 23.	Two years after the date of completion.					
6. 7. 8.	W.R.G. 1 and 2.	Four years after completion.					
7.	W.R.G. 3.	Three years after completion.					
8.	Weighment register in Tobacco warehouse.	Four years after completion.					
9.	A.R. 1 to 4, 4(land), 5(cmf) 6, 7 and 8.	Four years.					
10.	Gate Passes.	Four years.					

MINISTRY OF TRANSPORT

(Transport Wing)

(MERCHANT SHIPPING)

New Delhi, the 24th November 1965

S.O. 3730.—In exercise of the powers conferred by sub-section 1 of Section 261 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby directs that, with effect from the 1st January, 1966, there shall be levied on the passage money paid by every overseas passenger proceeding on a voyage exceeding 100 miles and carried by an unberthed passenger ship departing or proceeding from any port or place in India, a passenger welfare cess at the rates specified against each class of passengers in the schedule given below:—

SCHEDULE.

Class of passengers	Rates				
(a) For every unberthed passen-	Re. 1.				
(b) For every saloon/cabin class passenger.	Rs. 2.				
(c) (i) For every child for whom half ticket is issued.	Half the rate specified for class (a) or class (b) above, as the case may be.				
(ii) For every child for whom less than half fare is charg- ed.	25paise.				

[No. F. 55-MA(14)/62.]

New Delhi, the 25th November 1965

S.O. 3731.—In exercise of the powers conferred by rule 5 of the Indian Merchant Shipping Seamen's Employment Office, Bombay) Rules, 1954, the Central Government hereby reconstitutes, with effect from the date of Issue of this notification for a period of two years, the Seamen's Employment Board (Foreign-going) at the port of Bombay with the following members, namely—

 Director General of Shippin Incharge of Seamen's Employ Deputy Commissioner of Bombay. Director of Employment, Both Director, Seamen's Employment 	oyme: Labo mbay	nt Of ur (A	fices Admin	ist r ați		Chairman Vice- Chairman Secretary	Members represen- ting Government.
6. Shri J. W. Anson.						•))
7. Captain J. P. Mason Price 8. Captain J.M.W. Robinson				:	•		Members represen-
9. Shri T. M. Gokuldas					·		amg ampowners.
10. Shri T. M. Sanghavi	-	•	-	•			J
11. Shri K. K. Khadilkar							•
12. Shri I. B. Syed		•	•		:		Members represen-
13. Shri Moideen Bawa 14. Shri M. Moidoo	•	•	•	•	•		ting seafarers.
15. Shri U.M.D. Almeida	•	•	:	·			}
							-

[No. 15-MT(4)/65.]

D. S. NIM, Dy. Secy.

DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 26th November, 1965

S.O. 3732.—In pursuance of pars (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated the 8th March, 1960, the Director-General, Post and Telegraphs, hereby specifies the 1st February, 1966 as the date on which the Measured Rate System will be introduced in Tenali Telephone Exchange.

[No. 31/35/65-PHB.]

S. RAMA IYER,

Assistant Director General (PHB).

संघार विभाग

(डाक-तार बोर्ड)

नई दिल्ली, 26 नवम्बर, 1965

स्थाई म्रावेश 3733 : स्थाई म्रादेश क्रमसंग्या 627 दिनांक 8 मार्च, 1960 द्वारा लागू किये गए 1951 के भारतीय तार नियमों के नियम 434 के खण्ड III क पैरा (ए) के म्रान्तर्गत डाक-तार महानिदेशक ने नेनाली टेलीफोन केन्द्र में 1 फरवरी 1966 से प्रमापित दर प्रणाली लागू करने का निश्चय किया है।

[क्रमसंस्या 31/35/65—पी०एच०बी०]

एस० रामग्रय्यर, सहायक महानिदेशक (पी०एच०बी०)

MINISTRY OF WORKS AND HOUSING

New Delhi, the 23rd November 1965

S.O. 3734.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Works and Housing No. S.O. 2945 dated the 18th August, 1964 namely:—

In the table below the said notification, for the entry in Column 1, the following shall be substituted, namely:—

"Officer-in-charge, Estate Administration of a rank of Manager, Deputy Manager, Deputy Manager or Assistant Manager, Administration, Heavy Vehicles Factory, Avadi.".

> [No. F. 32/5/64-Acc. II.] B. M. LAL, Under Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 23rd November 1965

S.O. 3735.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950) the Central Government hereby

appoints Shri H. R. Nair as Custodian General of Evacuee Property for the purpose of performing the functions assigned to such Custodian General by or under the said Act; with effect from the 30th October, 1965.

[No. 5(2)AGZ/64.]

S.O. 3736.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri H. R. Nair as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Chief Settlement Commissioner by or under the said Act, with effect from the 30th October, 1965.

[No. 5(2)AGZ/64.]

S.O. 3737.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri H. R. Nair as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Chief Settlement Commissioner by or under the said Act, with effect from the 30th October, 1965.

[No. 5(2)AGZ/64.]

KANWAR BAHADUR.

Settlement Commissioner(A) and Ex-Officio Dy. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 23rd November 1965

- S.O. 3738.—In exercise of the powers conferred by Sub-section (1) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby directs that the powers exercisable by it under Sub-section (4) of Section 24 and Section 33 of the said Act shall be exercisable also by Shri H. R. Nair, Chief Settlement Commissioner, subject to the condition that he shall not exercise any of such powers in relation to any matter in which an order has been made by him:—
 - (i) Under Sub-section (2) of Section 24 of the said Act either as Chief Settlement Commissioner or by virtue of powers delegated to him by the Chief Settlement Commissioner, or
 - (ii) In any other case, as Deputy Chief Settlement Commissioner or Chief Settlement Commissioner.

[No. 5(2)AGZ/64.7

K. P. MATHRANI, Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 25th November 1965

S.O. 3739.—The following draft of certain rules further to amend the Chillies Grading and Marking Rules, 1962, which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is published as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after 31st December, 1965.

Any objection or suggestion which may be received from any person with respect to the said draft before the aforesaid date will be considered by the Central Government.

Draft Rules

1. These rules may be called the Chillies Grading and Marking (Fourth Amendment) Rules, 1965.

- 2. In the Chillies Grading and Marking Rules, 1962-
- (1) in Schedule I,—
 - in the heading, the words "produced in the State of Madras" shall be omitted.
 - (ii) in column I, the letter "M", wherever it occurs shall be omitted.
 - (iii) in column 2, the word "Madras", wherever it occurs, shall be omitted.
 - (iv) in the footnote, against the item "Foreign matter", for the letters and words "M.S.S. and M.S.G. and M.S.F. Grades", the letters and words "S.S. and S.G. and S.F. Grades" shall be substituted.

(2) in Schedule II,-

- (i) in the heading, the words "produced in the State of Madras" shall be omitted.
- (ii) in column 1, the letter "M", wherever it occurs, shall be omitted.
- (iii) in column 2, the word "Madras", wherever it occurs, shall be omitted.
- (iv) in the footnote, against the item "Foreign matter", for the letters and words "M.S.S. Grade and M.S.G. Grade", the letters and words "S.S. Grade and S.G. Grade" shall be substituted.

(3) in Schedule III,-

- (i) in the heading, the words "produced in Ramnathpuram District of Madras State" shall be omitted.
- (ii) in column 1, the letter "M" occuring before the letters "M.S." and "M.G." shall be omitted.
- (iii) in column 2, the word "Madras", wherever it occurs, shall be omitted.

(4) in Schedule IV,-

- (i) in the heading, the words "produced in the State of Bihar" shall be omitted.
- (ii) in column 1, the letter "B", wherever it occurs, shall be omitted.
- (iii) in column 2, the word "Bihar", wherever it occurs, shall be omitted.
- (iv) in the footnote, against the item "Foreign matter", for the letters "B.R.S." and "B.R.G.", the letters "R.S." and "R.G." shall respectively be substituted.

(5) in Schedule V,—

- (i) in the heading, the words "produced in the State of Bihar" shall be omitted.
- (ii) in column 1, the letter "B", wherever it occurs, shall be omitted.
- (iii) in column 2, the word "Bihar", wherever it occurs, shall be omitted.
- (iv) in the footnote, against the item "Foreign matter", for the letters "B.G.S." and "B.G.G.", the letters "G.S." and "G.G." shall respectively be substituted.

[No. F.15-2/65-AM.]

SANTOKH SINGH, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

CORRIGENDUM

New Delhi, the 22nd November 1965

S.O. 3740.—In the Notification of the Ministry of Information and Broadcasting No. S.O. 3463, dated the 27th October, 1965, published at page 2633 in Part II—Section 3—Sub-Section (ii) of the Gazette of India Extraordinary, dated the 6th November, 1965, in the fourth line of Notification for "Smt. Kumudini Devi" read "Smt. Kumudini Devi Khaitan".

[No. 11/3/62-F(C).]

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 23rd November 1965

S.O. 3741.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in an implemented area, hereby exempts the Central Asphalt Plan, Egmore, Madras belonging to the Corporation of Madras from the payment of the Employers' Special contribution leviable under chapter VA of the said Act, for a further period of one year with effect from the 20th November, 1965.

[No. F. 6(124)763-H1.]

S.O. 3742.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 5A of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints the Deputy Sccretary to the Government of India, Ministry of Finance, Department of Expenditure, Social Security Cell, as a member of the Central Board of Trustees and makes the following amendment in the notification of the Government of India, in the Department of Social Security, No. S.O. 1156 dated the 1st April, 1965, namely:—

In the said notification, for the existing entry relating to item 5, the following entry shall be substituted, namely:—

"The Deputy Secretary to the Government of India, Ministry of Finance, Department of Expenditure, Social Security Cell, New Delhi".

[No. 12/5/63/PF-II.]

New Delhi, the 27th November 1965

S.O. 3743.—Whereas the Central Government is satisfied that the Government Press, Pondicherry, is situated in an area where the provisions of Chapter V of the Employees' State Insurance Act, 1948 (34 of 1948) have not yet been enforced;

And, whereas the said factory is both non-commercial and non-competitive in nature;

Now therefore, in exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the said factory from the payment of the employers' special contribution leviable under Chapter VA of the said Act, until the enforcement of the provisions of Chapter V of the said Act, in the said area.

[No. F.6(75)/65-HI.]

S.O. 3744.—Whereas the Central Government is satisfied that the Regional Workshop, Thanjavur belonging to Madras State Transport Department, is situated in an area where the provisions of Chapter V of the Employees' State Insurance Act, 1948 (34 of 1948) have not yet been enforced;

And, whereas the said factory is both non-commercial and non-competitive in nature;

Now therefore, in exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the said factory from the payment of the employers' special contribution leviable under Chapter VA of the said Act, until the enforcement of the provisions of Chapter V of the said Act in the said area.

[No, F.6(76)/65-HI.]

S.O. 3745.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 5th day of December, 1965 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act, shall come into force in the following area in the State of Punjab, namely:—

Area within the limits of Khasra Nos. 255/2, 231/1, 256, 208 and 209 under Hadbast No. 21 of village Bhiwani Jon Pal in Hissar District.

[No. F.13(35)/65-HI.]

DALJIT SINGH, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 25th November 1965

S.O. 3746.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14) of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the North Jhagrakhand Colliery of M/s. Jhagrakhand Collieries (P) Ltd. Post Office Jhagrakhand Colliery, Distt. Surguja and their workmen which was received by the Central Government on the 19th November, 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE CGIT No. 36 of 1964

Employers in relation to the North Jhagrakhand Colliery of Messrs Jhagrakhand Collieries (P) Ltd.,

AND

Their Workmen.

PRESENT:

Shri Salim M. Marchant, Presiding Officer.

For the employers.—Shri G. R. Bhandari, Group Personnel Officer, with Shri S. K. Adhikari, Group Engineer, Jhagrakhand Collicries.

For the workmen.—Shri Gulab Gupta, General Secretary, M.P. Colliery Workers' Federation.

Dated at Bombay this 16th day of November, 1965

INDUSTRY: Coal mining.

State: Madhya Pradesh.

AWARD

1. The Central Government, by the Ministry of Labour and Employment's Order No. 5/40/63-LRII dated 18th February 1964, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), was pleased to refer this industrial dispute for adjudication to the Industrial Tribunal at Dhanbad. By a subsequent Order bearing the same number but dated 11th March, 1964, the Central Government was pleased, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947, to withdraw this dispute from the Industrial Tribunal at Dhanbad and transfer the same to me. The subject-matter of the dispute, as stated in the Schedule to the original Order of Reference, is as follows:—

SCHEDULE

- "Whether the demand for higher categories/grades in respect of the following workmen employed in the workshop located in the North Jhagrakhand Colliery is justified? If so, to what relief are the workmen entitled?
- (1) Shri Dasaiyan, Welder.
- (2) Shri Jugal Kishore, Electric Fitter.
- (3) Shri Bhupendra Nath Dutta, Mechanic Fitter.
- (4) Shri Satkauri Sarkar, Workshop, Mechanist."
- 2. This dispute was part-heard at Jabalpur on 5th November 1965, and at the adjourned hearing on 6th November 1965, the parties filed a joint application recording the terms of settlement reached between them, and prayed that an award be made in terms thereof. A copy of the said joint application of the parties is annexed hereto and marked Annexure 'A'.

- 3. As I am satisfied that the terms of settlement are, in the facts and circumstances of this case, fair and reasonable, I make an award in terms thereof.
 - 4. No order as to costs.

(Sd.) SALIM M. MERCHANT, Presiding Officer.

ANNEXURE 'A'

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, BOMBAY, CAMP, JABALPUR.

IN THE MATTER OF REFERENCE No. CGIT 36 OF 1964

PARTIES:

Employers in relation to the Jhagrakhand Collieries Private Ltd.

AND

Their workmen represented by the M.P. Colliery workers Federation.

The parties aforesaid most respectfully bog to submit as under:

- A. That without prejudice to the contentions of the respective parties regarding the maintainability of the Reference, the dispute has been amicably settled on the terms hereinafter stated:—
- 1. Re.—Shri Dasaiyan, welder (Cat VIII)

Agreed that he will be promoted to cat. IX on a starting basic wage of Rs. 2.89 per day with retrospective effect from 1st August, 1963.

2. Re.—Juggal Kishorc, Contact Fitter (Cat. VII)

Agreed that his basic salary will be fixed as under from the dates noted herein:—

- (1) From 1st June 1964—Rs. 74.23
- (2) From 1st June 65-Rs. 77.87

The union drops the claim for his promotion to higher category.

3. Re.—Bhupendranath Dutta, Fitter-cum-Machinist (Cat. VII).

Agreed that he will be promoted to cat. VIII on a starting basic wage of Rs. 2.67 per day with retrospective effect from 1st August 1963.

- 4. Re.—Shri Satkauri Sarkar, workshop machinist (Cat. V)
 - Agreed that he will be promoted to cat. VI on a starting basic wage of Rs. 1.67 per day with retrospective effect from 1st August 1963.
 - B. That the arrears of wages arising out of the above settlement will be paid by the management within 15 days from the date of publication of the award in this Reference in the Gazette.
 - C. That the parties shall bear their own costs of these proceedings,

The parties pray that the Hon'ble Tribunal may be pleased to give its award in terms aforesaid.

And for this, the parties shall, as in duty bound ever pray.

Signed at Jabalpur on the 6th day of November 1965.

Representing workmen

GULAB GUPTA,

General Secretary,

M.P. Colliery Workers Federation.

Representing Employers.

S. K. Adhicari,

Group Engineer,

Jhagrakhand Collieries.

G. R. BHANDARI, Group Personnel Officer, Jhagrakhand Collicries. [No. 5/40/63-LR.11.] **S.O.** 3447.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the North Jhagrakhand Colliery of Messers Jhakrakhand Collieries (Pt.) Ltd., P.O. Jhagrakhand Colliery, District Surguja and their workmen which was received by the Central Government on the 18th November, 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT 53 of 1963

Employers in relation to the North Jhagrakhand Colliery of Messrs Jhagrakhand Collieries P. Ltd.,

AND

Their Workmen.

PRESENT:

Shri Salim M. Merchant, Presiding Officer.

For the employers.—Shri G. R. Bhandari, Group Personnel Officer, with Shri S. K. Adhicari, Group Engineer, Jhagrakhand Collieries.

For the workmen.—Shri Gulab Gupta, General Secretary, M.P. Colliery Workers' Federation.

Dated at Bombay this 16th day of November, 1965

INDUSTRY: Coal-mining.

State: Madhya Pradesh.

AWARD

1. The Central Government, by the Ministry of Labour and Employment's Order No. 5/40/63-LRII dated 8th November 1963, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), was pleased to refer the industrial dispute between the parties above-named in respect of the subject-matters specified in the following schedule to the said Order, to me for adjudication:—

SCHEDULE

"Whether the demand for higher categories/grades in respect of the following workmen employed in the workshop located in the North Jhargrakhand Colliery is justified. If so, to what relief are the workmen entitled?

Sl. No.	Name of the workman	Designation	
1.	Shri Mohanlal	Electrician.	
2.	Shri Shankarlal	Turner.	
3.	Shri Rabindranath Chakravarty	Machinist.	
4.	Shri Radharanjan Palit	Machinist.	
5.	Shri Kodulal	Moulder,"	

- 2. This dispute was part-heard at Jabalpur on 5th November 1965, and at the adjourned hearing on 6th November 1965, the parties filed a joint application recording the terms of settlement reached between them, and prayed that an award be made in terms thereof. A copy of the said joint application of the parties is annexed hereto and marked Annexure 'A'.
- 3. As I am satisfied that the terms of settlement are, in the facts and circumstances of this case, fair and reasonable, I make an award in terms thereof.
 - 4. No order as to costs.

Annexure 'A'

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, BOMBAY, CAMP, JABALPUR

IN THE MATTER OF REFERENCE No. CGIT 53 of 1963

PARTIES:

Employers in relation to the Jhagrakhand Collieries Private Ltd.

Their workmen represented by the M.P. Colliery workers Federation. The parties aforesaid most respectfully beg to submit as under:-

- A. That without prejudice to the contentions of the respective parties regarding the maintainability of the Reference, the dispute has been amicably settled on the terms hereinafter stated:—
- 1. Re. Mohanlal, Electrician (Cat. VII)

Agreed that the basic salary of Shri Mohanlal will be fixed as under from the dates noted herein:-

- From 1.8.63—Rs. 70.59 p.m.
- (ii) From 1.6.64—Rs. 74.23 p.m.
- (iii) From 1.6.65—Rs. 77.87 p.m.

The union drops the demand for his promotion to higher category.

- 2. Re. Shri Shankarlal, Turner (Cat. VII)
 - Agreed that he will be promoted to Cat. VIII on a starting basic salary of Rs. 76.70 p.m. with retrospective effect from 1st June 1965, he will be designated as Turner-cum-machinist.
- 3. Rc. Shri Radharanjan Palit and Shri Rabindranath Chakravarty, workshop machinists (Cat. V)
 - Agreed that they will be promoted to Cat. VI on a daily basic wage of Rs. 1.77 and Rs. 1.67 respectively with retrospective effect from 1st August 1963. Increments in the pay scale of Cat. VI shall be given from 1st August 1964 and 1st August 1965.
- 4. Re. Shri Kodulal, Moulder (Cat. VIII)
 - Agreed that he will be promoted to Cat. 1X on a basic wage of Rs. 3.17 per day with effect from 1st June, 1965.
 - B. That the arrears of wages arising out of the above settlement will bepaid by the management within 15 days from the date of publication of the award in this Reference in the Gazette.
 - C. That the parties shall bear their own costs of these proceedings.

The parties pray that the Hon'ble Tribunal may be pleased to give its award in terms aforesaid.

And for this the parties shall, as in duty bound ever pray.

Signed at Jabalpur on the 6th day of November 1965.

Representing workmen,

Sd/-

GULAB GUPTA,

General Secretary.

M.P. Collicry Workers Federation

Sd/-S. K. Adhicari.

Representing Employers.

Group Engineer, Jhagrakhand Collieries.

Sd/-

G. R. BHANDARI, Group Personnel Officer, Jhagrakhand Collieries.

Before me,

(Sd.) SALIM M. MERCHANT, 6-11-1965.

> Jabalpur [No. 5/40/63-LR-III.]

S.O. 3748.—Whereas by the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1695, dated the 21st May, 1965, the Central Government being satisfied that the public interest so required, had declared the industry for the supply of milk under the Delhi Milk Scheme to be a public utility service for the purposes of the Industrial Disputes Act, 1947 (14 of 1947) for a further period of six months from the 22nd June, 1965;

And whereas the Central Government is of the opinion that public interest requires the extension of the said period:

Now, therefore, in exercise of the powers conferred by the provise to subclause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act, for a further period of six months from the 22nd December, 1965.

[No. F. 1/87/65-LRI.]

S.O. 3749.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Jamadoba Colliery of Messrs Tata Iron and Steel Company Limited, P.O. Jealgora, District Dhanbad, and their workmen which was received by the Central Government on the 22nd November, 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

In the matter of a reference under Section 10(1)(d) of The Industrial Disputes Act, 1947.

Reference No. 97 of 1963

PARTIES:

Employers in relation to the Jamadoba Colliery, P.O. Jealgora, District Dhanbad

And

Their workmen

.Present:

Shri Raj Kishore Prasad, M.A., B.L., Presiding Officer.

APPEARANCES:

For the Employers:—Sarvashri S. S. Mukherjee, Advocate, G. Prasad and S. N. Singh.

For the Workman:—Sarvashri D. Narsingh, Advocate and B. N. Sharma, President, Congress Mazdoor Sangh.

STATE: Bihar Industry: Coal.

Dhanbad, dated the 15th August, 1965.

AWARD

By its Order No. 2/69/63-LETI dated 19th December 1963, the Government of India, Ministry of Labour & Employment, referred under Section 10(1)(d) of the Industrial Disputes Act, 1947, (hereinafter referred to as the 'Act'), for adjudication to this Tribunal, an industrial dispute existing between the employers in relation to the Jamadoba Colliery of Messrs Tata Iron & Steel Company Limited, P.O. Jealgora, District Dhanbad, and, their workmen in respect of the matter specified below:

SCHEDULE

"Whether the dismissal of Shri Tulsi, Loco Driver of Jamadoba Colliery of Messrs Tata Iron & Steel Co., Ltd., Jamadoba, P.O. Jealgora. (Dist. Dhanbad), with effect from the 7th August, 1962, was justified? If not, to what relief, is be entitled."

2. The management filed its written statement on 14th February 1964. Its first objection was that the present reference, being in respect of an individual dispute, not supported by a substantial number of workers or their union, was

outside the purview of the Act. On merits, its case was that the concerned workman, Shri Tulsi, was Loco Driver in B Shift on 13th July, 1962, but due to gross negligence on his part empty mine cars were repeatedly derailed at the 13th level, as a result of which not only mine cars could not be supplied to all the miners, for which raising suffered, but the track and cables were also damaged. For the above misconduct, a chargesheet, dated 14th July, 1962, was issued to the concerned workman, Ext. M and after receipt of an explanation, Ext. M 1 to the said chargesheet, the workman was issued a notice of the enquiry to be held on 24th July, 1962. The enquiry was held on 24th July 1962 at which the statement of Shri D. V. Fichamuthu, Assistant Manager, Ext. M 3, was recorded, on behalf of the management. On behalf of the concerned workman also, a defence witness. Shri Mukti, a Mining Sirdar, was examined and his statement, Ext. M 5, was recorded and, thereafter, the statement of the workman, Ext. M 4, was recorded. The Enquiry Officer on 25th July 1962 submitted his report, Ext. M 6, in which he found the concerned workman guilty of gross negligence of work. On 25th July, 1962 the Manager, therefore, recommended for his dismissal Ext. M 6 and then the dismissal letter Ext. M 8 was issued to the workman concerned on 30th July, 1962. On the above facts, it was stated in the written statement that the concerned workman having been found guilty of misconduct under Paragraph 19(6) of the Standing Orders Ext. M 13 he had rightly been dismissed by the management.

- 3. On behalf of the concerned workman a written statement was filed on 3rd April 64 by Shri B. N. Sharma, President, Congress Mazdoor Sangh. The defence was that the present dispute was an industrial dispute, sponsored by competent Trade Union, namely, the Congress Mazdoor Sangh, and, therefore, the reference was competent. On merit, it was contended that the concerned workman was in Company's service for about 20 years with a blameless record of service and the anteged derailment of the mine cars had not taken place on account of any gross negligence on the part of the workman concerned, much less due to any negligence at all, and, therefore, the chargesheet issued against him was baseless. The enquiry not the said chargesheet was also conducted in violation of the principles of natural justice and at the said enquiry also the alleged misconduct of the workman concerned was not established, and, therefore, his dismissal was unjustified and illegal. It was further said that the concerned workman protested to the Chief Mining Engineer against the enquiry held in the matter, but to no effect. It was, therefore, stated that the workman's dismissal was mala fide, unjust and illegal and, therefore, should be set aside.
- 4. Sarvashri S. S. Mukherjee. Advocate; G. Prasad, Chief Personnel Officer and S. N. Singh, Legal Assistant, appeared for the management. Sarvashri D. Narsingh, Advocate and B. N. Sharma, President, Congress Mazdoor Sangh, appeared for the workman concerned. Both the parties filed documents, which, with mutual consent, were taken in evidence and marked Exhibits. Documents filed by the management were marked Exts. M. to M 13 and those filed by the Union were marked Exts. M to M 3. None of the parties, however, examined any witness before the Tribunal. The management relied on the enquiry papers, Exts. M 3 to M 6.

Preliminary Objection

- 5. Shri Mukherjee, at the outset, very seriously objected to the maintainability of the reference on the ground that the present reference was in respect of an individual dispute and at no stage it was converted into an industrial dispute, because the concerned workman became a member of this union (Congress Mazdoor Sangh) after his dismissal, in that, this union's Branch came into existence in this Colliery after the dismissal of the concerned workman. In reply, it was contended by Shri Narsingh, on behalf of the union, that this union came into existence on 31st August 1958 and the workman became a member of this union on 10th June 1962 before his dismissal, and, therefore; the workman was a member of the union before his dismissal and, as such, when the union sponsored the case of the workman concerned what was an individual dispute before was converted into an industrial dispute.
- 6. Shri Mukherjee, in support of his contention, relied on a recent decision of the Supreme Court in Workmen of Dharampal Premchand (Saughandhi) vs. Dharampal Premchand (Saughandhi) (1965) I L.L.J. 668 and on my award in Reference No. 67 of 1963, in which I relied on this case of the Supreme Court and my award was published on 10th July 1965 and in which I held that if a workman becomes a member of a union after his dismissal, such a union has no jurisdiction to convert the individual dispute of such a workman into an industrial dispute. Shri Narsingh, however, relied on another decision of the Supreme Court in India Cable Co. Ltd. vs. Their Workmen, (1962) I L.L.J. 409, in which the earlier decision of the Supreme Court in Bombay Union of Journalists and others Vs. "The

Hindu", Bombay and another, (1961) II L.L.J. 436 was explained. Relying on the above decision Shri Narsingh contended that when reference has been made at the instance of a union it is a valid reference, irrespective of the fact whether the union came into existence after the dismissal of the workman concerned or the concerned workman became its member after his dismissal.

- 7. Shri Narsingh, in support of the fact that the union was registered on 31st August 1958, filed the Certificate of Registration of Trade Union; Ext. W 1 and also the Membership Register of Jamadoba Colliery for the year 1962-1963 Ext. W 2, to show that the concerned workman, whose serial No. is 33, became its member on 10th June 1962. On behalf of the management, however, a notice dated 15th March 1963 issued by this Tribunal and sent to the concerned workman also in Application No. 190 of 1962 was filed (Ext. M 12), which shows that on 15th March 1963 the concerned workman has been described as care of Shri B. N. Sharma, Colliery Mazdoor Sangh, and, therefore, relying on this it was contended by Shri Mukherjee that how could he be a member of the Congress Mazdoor Sangh in 1962, and as such on the basis of M 12 it was contended that the Membership Register, Ext. W2, cannot be genuine at all, but it has been manufactured for the purpose of the present proceeding. In reply to this, it was contended by Shri Narsingh that it was open to a workman to become a member of two unions, and, therefore, the fact that Shri Sharma was a member of the Congress Mazdoor Sangh as also of Colliery Mazdoor Sangh is not at all inconsistent and contradictory to each other. I will now consider all these rival contentions.
- 8. The first question for determination is, whether the Membership Register Ext. W 2 is a genuine and reliable document. This Membership Register of the Congress Mazdoor Sangh of Jamadoba Colliery for 1962-63 Ext. W 2 does not appear to have been filed before any authority before, as it does not bear the signature or initial of any officer at all. Serial Nos. 1 to 50 are of the workers, who became members on 10th June 1962 and one of these is Serial No. 33 of the concerned workman, who is alleged to have become a member on 10th June 1962. On the third page, serial Nos. 51 to 69 are dated 10th April 1962 and, then, serial Nos. 70 to 87, going over to the fourth page, are again dated 10th June 1962. Thereafter, serial Nos. 88 to 137 dated 10th May 1963 and serial Nos. 138 to 185 dated 10th June 1963. After these, all the pages in the register are blank. I cannot understand why the names of the members, who were enrolled on 10th April 1962, represented by serial Nos. 51 to 69 were not put first which in the ordinary course should have come before 10th June 1962. Then again, there appears to be no reason why serial Nos. 1 to 50 and then again Nos. 70 to 87, which are all dated 10th June 1962, were not put one after another at the same place and why serial Nos. 51 to 69, dated 10th April 1962, were entered in between them. These circumstances show that this register was not kept and written up in the ordinary course from day to day. The objection of the management, therefore, that this Membership Register Ext. W 2 has been manufactured for the purpose of the present reference is correct. It is rather surprising that this register although maintained since 10th April 1962, never saw the light of the day before 11th August, 1965 when it was filed before the Tribunal. I am, therefore, unable to rely on the Membership Register Ext. W 2.
- 9. There is another reason also as rightly pointed out by the management, which shows that this Membership Register Ext. W 2 has been got up for the purpose of this and other such disputes in which Shri B. M. Sharma represents the workman. Ext. M 12, the notice issued by the Tribunal, leaves no manner of 'doubt that on 15th March 1963 Shri B N. Sharma was connected with Colliery Mazdoor Sangh, and, therefore, care of him, a notice was issued to the concerned workman in Application No. 190 of 1962. Ext. M 12, therefore, clearly shows that Shri Sharma was connected with the Colliery Mazdoor Sangh till at least 15th March 1963. If that was so, how could he be a member earlier of the Congress Mazdoor Sangh in 1958 or 1962? It is not the case of Shri Sharma that he was a member of both Colliery Mazdoor Sangh annd Congress Mazdoor Sangh. It is, therefore, not necessary to examine whether the contention of Shri Narsingh that a person can be a member of two unions is correct or not. The letter signed by the President, Congress Mazdoor Sangh, on 28th May, 1963, Ext. M. 11, to the Manager of the Colliery giving the names of the office bearers elected has been filed, on behalf of the management and it shows that the election was held on 19th June 1963 at which the office bearers of the Congress Mazdoor Sangh, Bihar Branch of Jamadoba Colllery were elected and Shri B. N. Sharma was the President. Shri Sharma was present in Court before the Tribunal and was assisting Shri Narsingh, who along with Shri Sharma appeared on behalf of the concerned workman, but he did not pledge his oath to support that he (Shri Sharma) was the President or even a member of both the unions. For these reasons, in my opinion. Ext. W 2—the Membership Register—must be rejected as unreliable and on the basis of the same 1 am unable to hold that the concerned workman I ecame its member on 10th

June 1962. It is not denied, on behalf of the management, that the Congress Mazdoor Sangh was registered on 31st August 1958, but the suggestion of the management that its branch came into existence in this Colliery at Jamadoba in 1963 is not denied on behalf of the workman and there is no evidence on behalf of the union, apart from Ext. W 2, to show that the Congress Mazdoor Sangh came into existence in this Jamadoba Colliery before the dismissal of the workman concerned on 30th July 1962. I may mention that the Membership Counterfoil Receipts were not filed to support Ext. W 2, although they were the primary evidence on the basis of which the entries in Ext. W 2 were made.

For the reasons given above, I, therefore, accept the case of the management that the Branch Union of the Congress Mazdoor Sangh came into existence sometime in 1963 in Jamadoba Colliery after the dismissal of the workman concerned, on 30th July 1962, and the concerned workman became its member after his dismissal, as alleged by the management.

- 10. The next question is what is the effect of the above finding that the union came into existence after the dismissal of the concerned workman and the concerned workman also became its member after his dismissal, when admittedly the union sponsored his case and at the instance of the union the present reference was made.
- 11. I have elaborately dealt with this question in Reference No. 67 of 1963 and on a review of the decisions mentioned therein I held that an individual dispute of an individual workman cannot be converted into an industrial dispute even if espoused by a union of which the concerned workman became its member after his dismissal. On the above question there is no clear authority, but the following observations of Ilis Lordship The Hon'ble The Chief Justice of India, who Spoke for the Court, in Workman of Dharampal Premchand (Saughandhi) (Supra) (1965) I L.L.J. 668, at page 672,
 - "'Industry' has been defined by S. 2(j) of the Act and it seems to us that in some cases the union of workmen working in one industry may be competent to raise a dispute about the wrongful dismissal of an employee engaged in an establishment belonging to the same industry where workmen in such an establishment have no union of their own, and an appreciable number of such workmen had joined such other union before their dismissal,"

prima facie support the view that the dismissed workman should have been a member of the union, which sponsors his case from before his dismissal. I, therefore, for the above reasons and for the detailed reasons given in Reference No. 67 of 1963 to which I still adhere, hold that as the present Branch of the union came mto existence in this Colliery after the dismissal of the workman and the concerned workman became a member of this union after his dismissal, this union has got no jurisdiction by sponsoring his case to convert his individual dispute into an industrial dispute, and, as such, his individual dispute remained an individual dispute throughout and the fact that the reference had been made at the instance of such a union is, in my opinion, immaterial, and it cannot make such a reference valid.

- 12. I. therefore, answer the preliminary objection in favour of the management and allow it.
- 13. On my above decision, I have no jurisdiction to go into the merits of the dispute under reference, and as such the reference being in respect of an individual dispute must be rejected as incompetent.
- 14. This is the award which I make and submit to the Central Government under Section 15 of the Act.

Sd/- Raj Kishore Prasad,

Presiding Officer,

Central Government Industrial Tribunal, Dhanbad,

Dhanbad, dated the 15th August, 1965

[No. 2/69/63-LRII.]

S.O. 3750.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the industrial dispute between the employers in relation to the South Indian Bank Limited and their workmen which was received by the Central Government on the 18th November, 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT 24 of 1965

Employers in relation to the South Indian Bank Ltd., Trichur,

AND

Their Workmen.

Present:

Shri Salim M. Merchant, Presiding Officer.

For the employers.—The General Manager, South Indian Bank Ltd, Trichur, Kerala.

For the workmen.-The South Indian Bank Employees' Association.

Dated at Bornbay this 15th day of November, 1965.

Industry: Banking State: Kerala.

AWARD

1. The Central Government, by the Ministry of Labour and Employment's Order No. 51(2)/65-LRIV dated 26th March 1965, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), was pleased to refer the industrial dispute between the parties above-named in respect of the subject-matters specified in the following schedule to the said order, to me for adjudication:—

Schedule

- "Whether the action of the management of the South Indian Bank Ltd., in appointing Shri Govindan Nair as a super-numerary employee for a period of six months and subsequently terminating his service with effect from 11th November 1964 is justified? If not, to what relief is the workman entitled?"
- 2. After the parties had filed their written statements, but before the dispute could be fixed for hearing, the parties forwarded to me a joint application dated the 26th day of October, 1965, enclosing the Memorandum of Settlement, dated 5th August 1965 as per annexures hereto (collectively marked Annexure 'A'), and have prayed that the said settlement be taken on record of this reference and the reference be disposed off as settled and no longer surviving.
- 3. It appears to me that the terms of settlement have been voluntarily entered into, are fair and reasonable, and in the interest of industrial peace, and I, therefore, accept the same and dispose off this reference as settled.
 - No order as to costs.

(Sd.) Salim M. Merchant, Presiding Officer.

ANNEXURE 'A'

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

Ref. No. 24/65

In the matter of Industrial Disputes Vide Government of India notification No. 51(2)65-LRIV, dated 26th March 1965.

Between

The General Manager, South Indian Bank Ltd., Trichur

AND

Their workmen represented by South Indian Bank Employees' Association.

Application on behalf of the South Indian Bank Limited, hereinafter referred to as the Bank and the South Indian Bank Employees' Association hereinafter referred to as the Association for filing the settlement dated 5th August 1965 entered into between the South Indian Bank Ltd., and the South Indian Bank Employees' Association.

1. The above said dispute pending adjudication before the Honourable Tribunal has now been amicably settled between the bank and the Association.

- 2. The memorandum of settlement dated 5th August 1965 has been entered into between the bank and the Association in respect of termination of the service of Shri K. Govindan Nair, in full and final settlement of the matter. A copy of the said memorandum of settlement dated 5th August 1965 is annexed hereto and marked exhibit (1).
- 3. It is respectfully submitted that the workman's demand for reinstatement pending adjudication before the Hon'ble Tribunal is covered by the aforesaid settlement and it is prayed that the said settlement be taken on the record of the present reference pending before Honourable Tribunal.
- 4. It is therefore prayed that in the aforesaid premises that this Hon'ble Tribunal may be pleased to dispose of this reference as having been settled and no longer surviving.

Dated this the 26th day of October, 1965 at Trichur.

In the presence of

- (1) Sd/-K. KAREUCO,
- (2) Sd/- A. J. Francis,
 - (2) For the Employees' Association:

In the presence of

- (1) Sd/- K. U. DUMY,
- (2) Sd/- G. D. John,

Memorandum of Settlement

- (1) representing the employer: General Manager, South Indian Bank Limited, Trichur.
- (2) representing the workmen: General Secretary, South Indian Bank Employees' Association.

Short recital of the case

The claim of Sri K. Govindan Nair represented by the South Indian Bank Employees' Association in respect of termination of his service is pending consideration before the Chief Labour Commissioner, New Delhi. The Government of India by its order SO 1081 dated 26th March, 1965, referred to the dispute regarding the appointment of Sri K. Govindan Nair as a supernumerary employee for a period of 6 months and subsequently terminating service with effect from 11th November, 1964, is justified, which is pending adjudication.

The parties had therefore mutual discussions with a view to arriving at a settlement with regard to the contentions raised by the Association. After discussion the matter was settled amicably in the following terms:—

Terms of Settlement

- 1. It is agreed that this settlement has been entered to without prejudice to the bank's contentions at law and without prejudice to the stand taken by the Association and included in the representation made before the Central Government Labour Tribunal.
- 2. The Association pleaded that if the bank cannot reinstate Sri K. Govindan Nair into the service as demanded, at least his daughter Miss U. Vijayalakshmi who has requisite qualifications may be appointed as a clerk in view of the bank recruiting a large number of staff.
- 3. The Bank has ex-gratia agreed to appoint Miss U. Vijayalakshmi, daughter of Sri K. Govindan Nair upon usual terms and conditions applicable to such appointments.
- 4. The appointment order having been issued by the management of the South Indian Bank Ltd., it is mutually agreed by the Bank and the Association to file this settlement for withdrawing the dispute referred to the Tribunal.

The parties agree that the settlement entered into shall be final and binding on the parties as regards the matter under dispute.

Dated this the 26th day of October, 1965, signed at Trichur.

 The South Indian Bank Ltd., represented by M. C. P. Nambiar, General Manager.

In the presence of

- (1) Sd/- K, J. KAREUCO, Supdt. H.O.
- (2) Sd/- A. J. Francis, Acct. H.O.

and signed by General Secretary for the South Indian Bank Employees' Association.

- 1.
- 2.

in the presence of

- (1) Sd/- K. U. DUMY,
- (2) Sd/- S. D. John,

[No. 51(2)/65-LRIV.]

New Delhi, the 27th November, 1965.

S.O. 3751.—In exersise of the powers conferred by sub-section (2) of section 1 of the Industrial Disputes (Amendment) Act, 1965 (35 of 1965), the Central Government hereby appoints the 1st day of December, 1965 as the date on which the said Act shall come into force.

[No. F. 1/93/65-LRI.]

SO.. 3752.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to twenty Limestone mines of Maihar and their workmen which was received by the Central Government on the 20th November, 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY.

REFERENCE No. CGIT 47 of 1962.

Employers in relation to the managements of the following twenty limestone mines Mathar:—

- 1. M/s. Diwan Lime Company, Maihar.
- M/s. Maihar Stone Lime Co., Maihar.
- 3. M/s. Chopra Brothers, Maihar.
- 4. M/s. Ghai Stone Lime Company, Maihar.
- 5. M/s. United Trading Company, Maihar.
- 6. M/s. Chaurasia Stone Lime Company, Maihar.
- 7. M/s. Krishna Lime Company, Maihar.
- 8. M/s. Bhagwati Stone Lime Company, Maihar.
- 9. M/s. S. K. Kahanson and Company, Maihar.
- 10. M/s. National Stone Lime Company, Maihar.
- 11. M/s. Rai Lime Company, Maihar.
- 12. M/s. S. N. Sunderson and Company, Maihar.
- 13. M/s. Bhadanpur Stone Lime Co., Maihar.
- 14. M/s. Sehgal Brothers, Maihar.
- 15. M/s. Tiwari Stone Lime Company, Maihar.

- 16. M/s. Baghelkhand Products (P) Ltd., Maihar.
- 17. M/s. J. P. Mishra, Maihar.
- 18. M/s. Central India Stone Lime Co., Maihar.
- 19. M/s. Gaya Prasad Gautam and Co., Maihar.
- 20. M/s. Chauriha Stone Lime Co., Maihar.

ΛND

Their Workmen.

PRESENT:

Shri Salim M. Merchant.—Presiding Officer.

For the employers.—Nos. 1—12 and 15—17 (inclusive).—Shri V. B. Raı, Advocate, Shri M. L. Ghai, Secretary, and Shri J. N. Bagchi for the Lime Manufacturers' Association, Maihar.

For the workmen.—Shri K. B. Chougle, President, Maihar Chuna Mazdoor Sangh.

Dated at Bombay this 18th day of November, 1965.

INDUSTRY: Limestone-mining State: Madhya Pradesh.

LAWARD

1. The Central Government, by the Ministry of Labour and Employment's Order No. 22/22/62-LRII dated 5th December, 1962, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), was pleased to refer the industrial dispute between the parties above-named in respect of the subject matters specified in the following schedule to the said order, to me for adjudication:—

SCHEDULE II

- "(1) Whether the present wage rates of the different categories of workmen both time-rated and piece-rated employed in the Limestone mines of Maihar area of the employers mentioned in Schedule I are satisfactory; if not, to what revision of wage rates they are entitled?
- (2) Whether all or any of the workmen employed in the Limestone mines of employers mentioned in Schedule I are entitled to the supply of uniform and footwear; if so, at what scale and under what conditions?
- (3) Whether the workers employed in the mines of the employers mentioned in Schedule I are entitled to any sick leave; if so, at what rate?
- (4) Whether the workers employed in the mines of the employers mentioned in Schedule I are entitled to the payment of any bonus for the years 1959, 1960 and 1961; if so, at what rate?"
- 2. After the parties had filed their written statements, the employers by their application dated 19th February 1964, inter-alia stated as follows:—
 - "That the item No. 1 of the reference namely regarding the wage rates has already been considered by a duly constituted Board for this purpose. This Wage Board has already submitted to the Government is recommendations which have also been accepted by the Government. In pursuance thereof the Government have already granted interim relief. It is, therefore, not at all necessary to consider this issue and the reference made for this purpose has become infructuous."

At the hearing of this dispute on 9th November 1965 at Jabalpur, the employers represented by the Lime Manufacturers' Association. Maihar, as stated bove, recorded the following:—

"Referring to their petition dated 19th February 1964, the employers' representatives say that they will be implementing the interim recommendation dated 23rd November 1963 as subsequently modified, of the Central Wage Board for the Limestone and Polomite Mining Industry, and, therefore, demand No. 1 under reference does not survive."

- 3. The Union accepted this undertaking, and it was agreed by the representatives of both the parties that this demand should be disposed off in terms of the above-recorded statement made by the employers' representatives. In view of the fact that the Central Wage Board for the Limestone and Dolomite Industry is selzed of the question of fixation of wages for the workmen in the Limestone Industry, and in view of the fact that the said Wage Board has already made an interim recommendation dated 23rd November 1963 as subsequently modified, and in view of the statement made by the employers' representatives as recorded above, I dispose of item No. 1 of the terms of reference in the above terms.
- 4. Supply of uniforms and footwear.—With regard to this item on the schedule under reference, in view of the Central Government's decision to constitute a Tripartite Committee to go into all aspects of the question of grant of footwear and uniforms for the workmen employed in mines other than coal-mines, the Union at the hearing did not press this demand in this reference, without prejudice to its rights to raise a fresh industrial dispute on this demand later, and the employers' representatives were agreeable to an award being made in these terms, and I award accordingly.
- 5. Sick Leave.—At the hearing, after considerable discussion the parties recorded the following settlement, and prayed for an award in terms thereof:—
 - "One days sick leave to be granted with full pay for every 30 days attendance, with a maximum of 6 days sick leave in the year, the benefit of this award to be granted with effect from 1st January 1965."
- I, therefore, award accordingly.
- 6. Bonus.—At the hearing, it was agreed between the parties that no bonus shall be paid for the year 1959, but that bonus shall be paid at the rate of Rs. 10/- for the year 1960 and Rs. 10/- for the year 1961 to each worker whose name appeared on the Muster Role during the calendar years 1960 and 1961, payment of bonus to be made for both the years on or before 10th February 1966, and I award accordingly.
- 7. It is necessary to state that employers Nos. 13, 14, 18, 19, and 20 were not represented at the hearing on 9th November 1965, when the settlement herein was recorded. An ex-parte award would, therefore, have to be passed against them, but in fairness, I think nothing more should be awarded against them than has been awarded against other employers herein, who were represented by the Lime Manufacturers' Association, Maihar. Against employers Nos. 13, 14, 18, 19 and 20 mentioned-above, I, therefore, make the same award in respect of each of the four items under reference as I have made against the rest of the employers herein.
- 8. Shri Chougle, appearing for the workmen, applied for costs. I think that an order for costs would be justified, particularly in view of the fact that the Union's representatives had attended a hearing of this dispute at Bombay at which the employers' representatives remained absent. In that circumstance, I think an order for Rs. 200/- against the Lime Manufacturers' Association, Maihar, on costs in favour of the workmen, would be reasonable, the amount to be paid to Shri Chougle, for the Union, within one month from the date of the publication of this award in the official Gazette.

(Sd.) SALIM M. MERCHANT, Presiding Officer.

[No. 22/22/62-LRI]

ORDERS

New Delhi, the 25th November, 1965.

S.O. 3753.—Whereas the Central Government is of opinion that an Industrial dispute exists between the employers in relation to the Bankola Colliery, Post Office Ukhra, District Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE.

Whether the management of the Bankola Collicry was justified in dismissing Shri Bauri Behara with effect from the 19th June, 1965? If not, to what relief is the workman entitled?

[No. 6/113/65-LRII.]

S.O. 3754.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the New Sinidih, Colliery of Messrs Bamandiha Coal Company Limited, Post Office Kharkharee, District Dhanbad, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial, Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE.

Whether the management of the New Sinidih Colliery of Messrs Bamandiha Coal Company Limited was justified in dismissing Shri A. N. Mishra, Register Keeper, from its service with effect from the 26th August, 1965? If not, to what relief is the workman entitled?

[No. 2/121/65-LRII.]

S.O. 3755.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Jamuria 5 and 6 Pits Colliery of Messrs Equitable Coal Company Limited, Post Office Disergarh, Burdwan and their workmen in respect of the matters specified in the Schedule horeto annexed:

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE.

Whether the action of the management of Jamuria 5 and 6 Pits Colliery of Messrs Equitable Coal Company Limited in asking the Machine Drivers and Machine Mazdoors to perform the duties of Drillers and Drill Mazdoors in addition to their own duties was justified? If not, to what relief are they entitled to?

[No. 6/93/65-LR11.]

S.O. 3756.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bararee and Jealgora Collieries of Mesers East Indian Coal Company Limited, Post Office Jealgora, District Dhanbad and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the action of the management of Bararee and Jealgora Collieries of Messrs East Indian Coal Company Limited, Post Office Jealgora, District Dhanbad in refusing to provide employment to the workmen, whose names are given in Annexure 'A', with effect from the 17th May, 1965, was justified?
- (2) If not, to what relief are the workmen entitled?

ANNEXURE 'A'

81. No.	N	ame	of th	e wor	kman			Designation	E.B. No
ı Bika	ram							M.C. Loader	1220
2 Ragh				•	÷	ì		33	1240
	lakhan	·		·		Ċ		3.9	1217
	eshwar					·		22	41942
						-		33	10541
5 Laha 6 Rem	an .							21	1200
7 Bhac								27	42090
8 Paru	stama							>>	1516
9 Siri								>>	4032
to Mah								37	1514
и Јадр								1)	12379
12 Lakh								Pick Miner	1081
	dhari							M.C. Loader	1241
14 Barh	u.							**	15227
15 Antu			-					,,	15212
16 Jaila							-	,,	4245
17 Sama								,,	1514
	rusad		•					>3	42438
19 Huss								3 3	12372
20 Majr				•		•		77	10739
	nath				•	•	•	33	15184
22 Budh			•		-			3.7	10742
23 Nage					•			22	15229
24 Mun				•	-	•	•	53	12394
25 Darsi		•	•	•	•		•	23	15214
26 Banb	a _T i	•	•	•	•		•	73	12,433
27 Jibal	•	•	•	-	•	•	-	37	12275
28 Dukh		•	•		•	•	•	23	15189
29 Naka		-	•	-	-	-	•	37	15191
30 Baijn		•	•	•	-	•	•	30	15180
31 Sume			•	•	•	•	•	,,	12305
32 Sohai		•	•	•	•	•	•	>*	42212
33 Tejai		٠	•	•	•	•	-	,,	12392
34 Suka		•	•	•	•	•	•	"	15175
35 Bisna	th.	•	•	•	•	•	•	3 3'	12389
36 Gopi	. •	•	•	•	•	•	•	73	12356
37 Sukru		•	•	-	•	•	٠	313	T2261
	handra	•	•	•	•	•	-	,,	10707
39 Makh		•	•	•	•	•	•	32	1077
. ~ ~	mandan	•	•	•	•	•	•	22	12240
41 Durg		•	•	•	-	•	•	**	42588
42 Dudh		•	•	•	•	•	•	3)	12131
43 Sume		•	•	•	•	•	•	**	12305
44 Dipar		•	•	•	•	•	-	77	15242
T2	handra	•	•	•	•	•	-	,,	20130 15146
		•	•	•	•	•	•	••	15219
		•	•	•	•	•	•	77	
		•	•	-	•	•	:	,,	15161, 15241 15213
		•	•	•	•	•	-	3.9	15213
		•	•	•		•	•	***	
51 Sukhu 62 Bigan		•	•	•	•	•	•	33	15199 15173
,	sh Saw	•	•	•	-	•	•	2 2	12403
	alt Fiber	•	•	•	•	•	•	33	15226
		•	•	•	•	•		27	12364
,		•	•	•	•	•	:	37	15198
56 Aserfi	TAT	•	•	•	•	•	•	3,	1,190

S1. No.	Name of	the w	orku	nan				Designation	E.B. No.
57	Birja .							Pick Miner	10767
58	Remial .							33	10877
59	Parusotam	-			•			,,	10720
60	Jokhan .			•	•			22	10763
61 62	Ramauta _r Upasi	•	-	•	•	•	•	73	40409
63	Tckan .	•	•	•	•	•	-	33	10031 10603
64	Mangaloo	•	•	•	•	•	•	33	10059
65	Patal .	-	:	÷	Ċ		- :	>>	10538
66	Budhu							,,	10600
67	Biswanath				•	•	•	"	10656
68	Somaru	•	•	٠	•	•	•	22	41/908
69 7 0	Seo Narain Jialal	•	•	•	•	•		"	10757
71	Kalidin .	•	•	•	•	•	•	33	10758 10 5 29
72	Rameswar	•		•	•	•	•))))	10769
73	Ramial				·	•		35	10691
74	Raghunath							33	10800
75	Janki .							35	10889
76	Parsuram	•	•	•	•	•		32	10861
77 78	Sikendar Ram Narain	-	-	•	•	•	•	22	10855
79	Bahadur	•	•	•	•	•	•	23	40853
80	Gunai .	•	•	•	:	•	:	1.5	40150 10775
81	Mathur	:	:	:	•	:))	107/91
82	Pirthi .				•			27	10883
83	Sarjoo							9.9	420 <i>56</i>
84	Bhokhara	•						,,	40165
85 86	Purnamasi	•		•		•	•	"	40413
87	Ragarnath Prasad	•	•	•	•	•	•	"	10891
88	Tileshwar	•	•	•	•	•	•	33	4J164 10888
89	Scodhari	•	:	:	:	:		,, ,,	41494
90	Chhotoo			·		·	·	33	10669
9 I	Gurudayal		-					,,	10834
92	Rachhya	•	•			•	•	3,3	10874
93	Rameshwar	•	-	•	•	•	٠	21	10847
94	Iswar . Duria .	•	•	• ,	•	•	•	31	40037
95 96	Ram Prasad	-	•	•	•	•	•	22	10106
97	Sukhlal.	•		•			•	"	10733 10561
98	Ramdas		:	:	•		·	>> >*	10927
99	Gangadhar	•						1)	10832
00	Dwarka						-	,,	7723
ΟI	Nathu .		-		•	•	•	د د	10862
02	Ramsumer	•	•	-	-	•	•	31	8494
03 04	Sukhu . Surju .	•	•	•	•	•	•	,,	10595
05	Bhola	•	•	•	•	•	•	,,	1093 <u>3</u> 10855
06	Lagan	•		:		:	:	;;	10887
07	Nagina .			-		÷		_ 33	40261
08	Indlal .							Loader	41826
0.9		-	-			-		Pick Miner	61538
10	Ashu Medi	•			•	•	•	,,	41421
τι 12	Bhagelu Lalmoh a n	•	•	•	•	•	•	Loader,	41702
12	Fugoo .	•	•	•	•	•	•		9999
	Parmeswar		•	•	•	•	•	,,	12446 12450
15	Ramcharita		•	•	•	•	•	Pick Miner	40101
16					·		·	M.C. Loader	10957
17				•				>>	41730
18	Budhan	•		•	•	•	-	19	12464
19		-	-	•	•	•	•	25	42796
20 21	Banshi . Ram Bachhan	•	-	•	•	•	•	Pick Miner	41773 40171
	TARLE LIGHTIAN				•				40171

Sl. No.	N ime of the	e wor	kman	1			-	Designation	E.B. No.
123	Ram Sewak .			 ·				M. C. Loader	40744
124	Ram Naresh .							22	40743
125	Bhurawa							,,	41826
126	Prabhu .			•		•		27	12466
127	Chhatu Ram Sunder .	•		•	•	•	•	,,	4997
128 129	Babban.	•		•	•	•	•	, >	41849
130	Jagannath			•	•	-	•	Pick Minor	4300 4 40112
131	Lorha				·	·	·	3)	40379
132	Ram Ratan .								40109
133	Sarabjit .			-	•		-	M.Č. Loader	40508
134	Pancham .	•		•	•	•	•	33	41168
135 136	Ali Hussen . Feku	•		•	•	•	-	P. Miner.	42817 41192
137	Shyamlala .	•		•	•		•	M.C. Loader	40521
138	Balihari .	,						33	9825
139	Jagdeo			•				_ 22,	1078
140	Rewati			•	•	•	-	P. Miner	40191
141	Priayag	•	•	•	•	•	•	Loader. P. Miner	40522
142	Jagan Chowkat .	•	•	•	•	•	•	-	41423
143 144	Parcsh		•	•	•	•		39 39	41196 41457
145	Budhram .			•			Ċ		9949
146	Ram Gulam							M.C. Loader	42795
147	Dooraj				-	-		,,	12465
148	Deonath .			•	•	•	•	P. Miner	40962
149	Budhu Brikdhun .		-	•	•	•	•	P. Miner M.C. Loader.	10945
150		•		•	-	•	•	•	42923 41780
151 152	Devi Ratan .			:	:	:	:	P. Miner	10946
τ53	Sitaram .				-				10953
154	Sambhu Pashi			-				M.Č. Loader	42832
155	Nanhku .	-	-	•	•	•	•	33	12501
156	Sukhdeo .	•	•	•	•	•	•	23	40746
157	Moti Lal Dhiroo		•	•	•	•	•	Pick Miner	41449 10881
158 159	T .	•	-	•	•	:	:	,,	40059
160					:			33	40052
161	Krishan Pashi					-		33	10761
162		W			•			,	10885
163		•	•	•	-	•	•	,,	10778
164		•	•	٠	•	•	•))	10887 10615
165 166	<u>.</u> .	•	:	:	•		:	,,	10700
167								33	41226
168	Ram Dularey							M.C. Loader	41842
169			•	•		•		M.C. Loader	42778
170		•	•	٠	•	•	•	Pick Miner	99 23 40180
171			•	•	•	-		M.C. Loader.	12324
172 173			:	:	•	•	•)1	10776
174		•						"	42489
175				-				,,	12333
176	Mahangoo			-	• '	•		33	12030
177		•	•	•	-	-	•	"	12031
178			•	•	•	•	•	,,	12245 15119
179 180		•	•	•	•	•	•	22	12365
181		:		÷	:	:	·))))	12382
182					,			33	15076
183	Sudan							11	12367
184		•		•	•	•		,,	42501
185			•	•	•	•		,,	15067 1 2212
186		•	•	•	•	•	•	,,	15077
187	Manankoo	-	•	•	•	•	•	33	134/7

Sl. No.	Name	of	the wo	rkma	n			Designation	E.B. No.
188	Kardhani				<u>,</u>			M.C. Loader.	15086
189	Ramdeo							33	10726
190	Bhulow						•	33	15033
191	Manker	•	•	•	•	•	•	33	41864
192 193	Tribhuwan Bhageloo	•	•	•	•	-	•	, ,	10848
193	Seolal .		•	•	•	•	•	2.2	15246 12342
195	Girdhari		•		•	•	•	,,	12042
196	Bhyaram		·	·	·		÷	>1 >>	12121
197	Sarup .							,,	41765
198	Kashi	•				•		>>	15202
199	Mahangi	•		-	•	•	•	1,	10939
200	Kharpat Mahahir	•		•	•	•	•	50	10940
201 202	Mahabir Shital .	•	•	•	•	٠	•	33	12039
203	Nabi .				-	•	•	37	10 8 31 1 2 048
204	Rameshwar						:	,,	10935
205	Sukha .							33 31	12173
206	Bhulan .							"	10867
207	Chinta .							33	12036
208	Dudhnath		•			•		>>	12242
209	Sadasukh	•	•		•	•	•	33	12354
210	Seelakhan Chaitram	•	•	•	•	-	•	>>	10879
211 212	Chaitram Mohan	•	•	•	•	•	•	33	T2304
213	Bhagirath	•	•	1	•	•	•	99	15079
214	Rambilas				•		Ċ	33	12 39 2 12077
215	Bikram .			,))))	40015
216								33	40225
217					-	-		>>	41283
218			•			-	-	39	42364
219		•	-	•	•	•	•	23	41720
220	Guha . Sukhdeo	•	•	•	•	•		23	14801
221 222		•		•	•	•	•	**	41788
223		•	•	•	•		•	>>	41543
224		Ĭ.		·		· ·))))	4154 0 4041 4
225						-		"	40842
226								22	40844
227								33	40815
228		•	•		-	•	•	1)	42149
229		٠		•	•	•	•	35	42146
230		•	•	•		•	•	33	42151
231 232	- 1	•	•	•	•	•		"	42157
233		Ċ			•		·	55 55	12031 40063
234								33	42558
23:								23	10733
23		as			-		•	"	41259
23			•	-		•		33	42238
23		٠	•	٠	-	•	•	55	40843
23		•	•	•	•	•	•	32	42470
24 ⁰		•	•	•		:	•	• • • • • • • • • • • • • • • • • • • •	41296
24				Ċ	•		:	3)	12340
24				-	•		·	37 37	1510 7 12156
24	,							33	42386
24	5 Murahu				•	-	-	33	1,2325
24	6 Subedar.		•	٠		-		33	12514
24	7 Harihar Nat	h	-	•			•	33	12516
	8 Gour .	•	•	•	-	-	•	>>	12134
	9 Bigan . 0 Bindadin	•		•	•	•	•	33	12409
25 25		•	:	•	:	•		13	40548
4) 25	2 Sckhu						•	33	12508
25				·			:	31 33	40813 120 62
	-				-			24	14002

3916 THE GAZETTE OF INDIA: DECEMBER 4, 1965/AGRAHAYANA 13, 1887 [PART II-

SI. No.	Nam	e of t	he wo	rkman		Designation	E. B. N
	Si					M.C. Loader.	
	Sarju Pardeshi	•			•		12 12
	Budh u		:		•	. 55	12
	Baijnath					• 33	12
	Nankoo					. ,,	12
	Budhai					• 27	12
	Lorga				•		12
	Mohan	•	•		•	· Pick Miner	109
	Moni .	•	•		•	• 29	100
	Rampati Rama	•	•	•	•	• >>	10
	Meghu		•		•	• 39	41:
	Baben Khan	•				• ,,	15:
	Babu Khan					, , , ,	151
268 F	Ramnath					. ,,	101
	Cazak .	•				٠ ,,	41
-, -	ushua	-		•	•	, _ 13	10
-, -	Walait Mia	•			•	. Loader	IC
-, -	shlam .	•			•	. ,,	122
, -	Balkishore			,	•	• ,,	122
- ' ' -	Sadhuji . Shairoo	•	•	•	•	. M. C. Loader	120
	aran .				•	' 3)	429 109
	arbhunath					. ,,	428
	hasiloo					. ,,	428
	udhu .			-		· ,,	428
80 R	ambrichh					• ,,	420
	anga			•	•	. 39	420
	ampati.	-		•	•		419
- 5	ambhu.		•	•	•	. Pick Miner	411
	(abu Iadho .			•	•	. M. C. Loader	151
	andhan		•	•	•		125 416
	ishan .		·			* 33 * %*	428
	ama .					- 35	151
	ulan .			-		- 31	416
	handan Lal				•	. ,,	414:
~ ~.	ichhu Mian				•	• 33	4249
· -	handrika		•	•	•	. ,,	429
	bu Lal		•	•	•	Pick Miner	4292
	idri .	-	•	-	•		107
	ni ım Nath	•	•	•		, ,,,	1091
	avoo Dayal	•	-		•	1 ,55	1082
	rd e shi .	·			,	. 33	1090
	awanidin					. 19	487
o Pa	nchu .					. 39	1078
or Bis	shun .					, ,,	4046
2 L	ukhram .		•	•	•	. 23	1078
3 As	haram .	•	•	•	٠	' ''	1091
	. Albert	•	•	•	•	. ,,	1080 4080
	obodhan . lidin .	•	•	•	•	. ,,	4006
	tan	•	•	•		• 33	1079
8 15 7	arbahar .		·		•	. ,,	1091
9 Ra	sik					• 31	1077
9 Ra						- 33	10790
	ri Char ^{an}			-		- 35	4135:
2 Ka		-	•		1	• 32	41667
3 Sah	ndeo	-		•	•	. ,,	1078
4 Kir	100	•	•		•	- ,,	10902
	nlal	•	-	٠	•	. 12	8420
5 Fag		:	•	•	•	. 53	10816
	nbilash Pash : Bashi		•	•		**	40519 41978
3 Pun	i Pashi .		• 1	•		5 9	4.9/

SEC. S(ii)] THE GAZETTE OF INDIA: DECEMBER 4, 1965/AGRAHAYANA 18, 1887 3QET

Sl. No.	N	ame o	f the	wor	kmar	n	Designation	E.B. No.	
319	Jodhai Jaiswara	ı .							
320	Shobhnath Bel								
321	Ramdeo Jaiswa	ara ,						• •	
322	Prahaladi						,	Pick Miner	
323	Rajaram							M.C. Loader	12463
324	Indradeo .							11	12465
325	Jagardeo .							33	10942
326	Musafir .							***	41289
327	Mushan .							Loader	12268
328	Asharam Saw		_		-			Pick Miner	
329	Ram Raten	-						,,	
330	Bhagwandin							12	4872

[No. 2/123/65-LRII.]

New Delhi, the 27th November 1965

S.O. 3757.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Catholic Syrian Bank Limited and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri O. V. Balaswami shall be the Presiding Officer, with headquarters at Madras and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether the demands of the Kottapali Bank Private Limited Employees' Union, P.O. Kottapadi, District Palghat, Kerala, as mentioned in Annexure-I in respect of persons employed in the Catholic Syrian Bank Limited, Trichur as mentioned in Annexure-II are reasonable and justified; if so, to what relief are the workmen entitled?

ANNEXURE-I.

- Fixation of pay and allowances under Desai Award published with the Notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2028 dated the 13th June, 1962 after giving due weightage to the past services.
- 2. Grant of sick leave and privilege leave.
- 3. Payment of bonus for the year ending he 31st December, 1964.

ANNEXURE-II

- Shri O. David Mathew.
- Shri A. I. Johny.
 Shri N. V. Jacob.
 Shri K. U. Thomas.

- 5. Shri A. G. Joseph.

- 5. Shri A. G. Joseph.
 6. Shri P. T. Pavunny.
 7. Shri C. D. Lenappen.
 8. Shri K. Madhavan Nair.
 9. Shri C. M. Francise.
 10. Shri E. C. Thomas.

- 11. Shri V. J. Andrues.
- 12. Shri P. V. Jyyaunny. 13. Shri P. C. Chakke. 14. Shri K. K. Panicker.

- 15. Shri M. L. Ouseph.
- Shri C. J. Antony.
 Shri P. V. Lazarkutty.
- 18. Shri M. C. Lazar.
- 19. Shri P. I. Sunny 20. Shri C. P. Mar

- 21. Shri M. K. Antony.

- 22. Shri K. C. Johny.
 23. Shri C. V. Thomas.
 24. Shri P. X. Rappa.
 25. Shri C. K. Lazar.
- 26. Shri K. L. Ouseph. 27. Shri V. K. Thomas.
- 28. Shri P. X. Lazar.

[No. 51(50)/65-LR1V.]

S.O. 3758.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Stone Quarries/Companies as specified in Schedule I hereto annexed and their workmen in respect of the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE I

- 1. Messrs Shahabad and Martur Stone Supplying Company (Private) Limited, Shahabad, Mysore State.
- Messrs Chittapur Stone Quarrying Company (Private) Limited, Chitta-pur, Mysore State.
- 3. Messrs Wadi Stone Marketing Company Limited, Wadi, Mysore State.
- 4. Messrs Vijaya Stone Supplying Company, Scram, Mysore State.
- 5. Messrs Karnatak Stone Supplying Company, Seram, Mysore State.
- 6. Messrs Stone Company Limited, Post Office Kurkunta, Mysore State.
- 7. Messrs Gingurthi Stone Company, Post Office Tandur, Andhra Pradesh.

SCHEDULE II

different Whether the existing rates of wages and dearness allowance of the categories of workmen employed by the Companies (Employers) mentioned in Schedule I, on various operations require any revision? If so, what should be such rates of wages and dearness allowance and from what date?

[No. F. 36/11/65-LRI.]

S.O. 3759.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to M/s. N. Selvaradjalou Chetty and Company (India) Madras and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri O. V. Balaswami shall be the Presiding Officer, with headquarters at Madras and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

- (1) Whether the demand of the workmen for fixation scales of pay for different categories of workmen with yearly increment is justified. If so, what should be the scales of pay?
- (2) How far the demand of the workmen for revision of the rate of dearness allowance based on the cost of living index is justified?
- the demand of the workmen for Working Allowances is justified?
- (4) How far the demand of the workmen for liberalisation of the leave facilities is justified?
- (5) Whether the demand of the workmen for Gratuity is justified. If so, what should be the quantum and scheme for payment of Gratuity? [No. 28/93/65-LRIV.]

S.O. 3760.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Digwadih Colliery of Messrs. Tata Iron and Steel Company Limited Jamadoba Post Office, Jealgora (District Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act

SCHEDULE

Whether the refusal of the management of the Digwadih Colliery in placing Shri Jagdish Singh, Munshi, in the grade of Rs. 60—5—100 with effect from the 23rd July, 1959 is justified? If not, to what relief is the workman entitled?

[No. 2/117/65-LRII.]

New Delhi, the 29th November 1965

S.O. 3761.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to M/s. Krishna Commercial Company, Bombay and M/s. Mahesh Transport Company, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

SCHEDULE

Whether the management of M/s. Krishna Commercial Company, Bombay and M/s. Mahesh Transport Company, Bombay are justified in not implementing the interim recommendations of the Wage Board for Port and Dock Workers, as published with the Government of India, in the Ministry of Labour and Employment Resolution No. WB. 21 (13)/65, dated the 27th April, 1965, in respect of their cement/clinker handling workers at Bombay Port? If not, to what relief are the workmen entitled to and from what date?

[No. 28/100/65-LRIV.]

H. C. MANGHANI, Under Secy.

New Delhi, the 26th November 1965

S.O. 3762.—In exercise of the powers conferred by clause (b) of sub-section (1) of section and sub-section (2) of section 5, of the Minimum Wages Act, 1948 (11 of 1948) and after considering the advice of the Committee constituted under clause (a) of sub-section (1) of the said section 5 and in partial modification of the Notifications of the Government of India in the late Ministry of Labour No. S.R.O. 581 dated 25-4-1951 and LWI-24 (74) dated 23-2-1952 and in the Ministry of Labour and Employment No. S.O. 532 dated 2-3-1959, the Central Government hereby revises, as specified in the entries in column 2 of the Schedule annexed hereto, the minimum rates of wages payable to such of the categories of employees employed by the contractors of Central Public Works Department, on construction or maintenance of roads or in building operations and stone-breaking and stone-crushing operations, in the Union Territory of Delhi, as are specified in the corresponding entries in column 1 of the said Schedule, and directs that this Notification shall come into force on 15th December, 1965.

Tree	Carmer
1 1000	SCHEDULE

Categories of employees							P	All inclusive rates of wa	ve minimu ages per d a
(1)								(2)
						 		Rs.nP.	Per day
1. Blacksmith 1st class								5.84	,,
 Carpenter 1st class 								5 · 84	33
3. Fitter 1st class			-					5.84	,,
4. Mistry .								5 84	,,
5. Mason 1st class .								5.84	55
Painter 1st class				,				5 · 84	13
7. Stone Cutter 1st class							-	5.84	33
8. Bandhani .								3.75	,,
 Blacksmith 2nd class 						,		5.00	23
10. Carpenter and class								5.00	,,
II. Fitter 2nd class .								5.00	
12. Mate								3.75	22
13. Mason 2nd class .								5.00	13
14. Rock cutting labour, ex	cavai	tor, crac	ker	/drille	r, etc			5-co	53
15. Stone cutter 2nd class						_		5.00	,,
16. Thatcher .								5.00	,,
17. Beldar or Mazdoor (A	dult	Male)						2.50	,,
18. Beldar or Mazdoor (A	dult	Female	2)					2.25	23
19. Adolescent .								1-80	2.5
zo. Child								1.44	33
21. Bhisti								3.00	,,
22. Sprayman (Roads)								3.75	33
23. Watchman or Chowkid	iar 8	Peons	,					2.50	,,

N DIE.—The all inclusive minimum daily rates of wages specified above are inclusive of the wages for the weekly day of rest.

[No. LWI(I)(6) (2)/65]

O. P. TALWAR, Under Secy.

New Delhi, the 27th November, 1965

S.O. 3763.—In exercise of the powers conferred by sub-section 1 of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Labour and Employment No. S.O. 531 dated the 2nd March, 1961, namely:—

In the said Notification the following shall be omitted, namely:—"(84) Lieutenant B. N. Singh."

[No. 8/59/64-MI.]

B. K. SAKSENA, Under Secy.

(Office of the Chief Labour & Commissioner (C) ORDERS

New Delhi, the 24th November 1965

S.O. 3764.—Whereas an application has been made by the establishments carrying on operation concerning coal mine mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the employees of the said establishments, for the accounting year ended on the 31st March, 1965;

And whereas Chief Labour Commissioner is satisfied that there are sufficient $\tau easons$ so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the Notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65 dated the 28th August, 1965 I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishments to 9 (nine) months from the close of the accounting year ended on the 31st March, 1965.

THE SCHEDULE

- (1) The Amalgamated Coalfields Ltd, The Pench Valley Coal Co. Ltd., 4, Bankshall Street. Calcutta-1.
- (2) The Bengal Jharia Colliery Co., Private Ltd., P.O. Khas Jeenagora (Dhanbad).
- (3) Bharat Mining Corporation Ltd., P.O. Mohuda, S.E. Rly., Dhanbad).
- (4) Central India Coal-fields Ltd., 15, India Exchange Place, Calcutta-1.
- (5) Central Kendwadih Colliery P.O. Nawagarh (Dhanbad) E. Rly.
- (6) The Central Provinces Syndicate Private Ltd., Dolly Dale, Byramji Town, Nagpur-1 (M.S.).
- (7) Coal and Mineral Syndicate Private Ltd., P.O. Kalipahari, Dist., Burdwan,
- (8) D. Bright and Co., (P.) Ltd., 15-A, Clive Row, Calcutta-1.
- (9) Dalmiya Colliery. P.O. Salanpur (Burdwan) E.R.
- (10) The East Burraakar Coal Co. (P.) Ltd., 18, Netaji Subhas Road, P.O. No. 289, Calcutta-1.
- (11) The East Bahula Collieries (P.) Ltd., 18, Netaji Subhas Road, Post Box No. 289, Calcutta-1.
- (12) East Basurla Colliery Co., Private Ltd., 18, Netaii Subhas Road, Post Box No. 289, Calcutta-1.
 - (13) East Bhuggatdih Colliery Co., Private Ltd., P.O. Jharia, E. Rly., District Dhanbad.
- (14) East Lalkdih Colliery Co. Private Ltd., P.O. Jharia, E. Rlv., P.O. Box No. 45 (Dhanbad).
- (15) East Lohapati Coal Co., P.O. Jharia (Dhanbad).
- (16) Ganeshbur Coal Co., Private Ltd., P.O. Nawagarh (Dhanbad).

- (in respect of two collieries Messrs. Amalgamated Coalfields Ltd., Messrs. Pench Valley Coal Co. Ltd., in Parasia (M.P.).
- (in respect of Bengal Jharia Colliery).
- (in respect of Pathergoria Colliery).
- (in respect of Khas Badjna Colliery P.O. Nirshachatti and Orient Colliery, P.O. Brajrajnagar).
- (in respect of Central Kendwadih Colliery).
- (in respect of Kalichhanar Colliery in Chhindwara Distt.).
- (in respect of Ghusick Colliery).
- (in respect of Bright's Rana Colliery).
- (in respect of Dalmiya Colliery).
- (in respect of Pure Kajora Colliery and East Sitalpur Colliery).
- (in respect of Central and Lower Jambad Collieries.).
- (in respect of East Basurla Colliery).
- (in respect of East Bhuggatdih Colliery).
- (in respect of East Nimcha Colliery).
- (in respect of East Lohapati Colliery).
- (in respect of Ganeshpur Colliery).

- (17) Indra Singh and Sons Private Ltd., P.O. Chirimiri, S.E. Rly., District Surguja, M.P. Rly. Stn., Chirimiri. (in respect of West Chirimiri Col-Hery). (18) Jambad Kajora Colliery Co. Private Ltd., 18, Netaji Subhas Road, Post Box No.289, Cal-(in respect of Jambad Kajora Colliery). cutta-1. (19) Kanhan Valley Coal Co. Private Ltd., Dolly Dale, Byram-(in respect of Damua Collieries). ii Town, Nagpur-1. (in respect of Khas Angarpathra (20) Khas Angarpathra Coal Company, P.O. Katrasgarh, Distt., Colliery.). Dhanbad. (21) Khas Benedi Colliery, P.O. (in respect of Khas Benedi Colliery). Nawagarh, (22) Khas Busra Coal Concern Private Ltd., P.O. Jharia, E. Rly., Distt., Dhanbad, Post (in respect of Kujama Pandeberra Colliery). Box No. 52. (in respect of Khas Joyramdih (23) Khas Joyramdih Colliery Co. Colliery). P.O. Nawagarh (Dhanbad). (in respect of Khas Kusunda Col-(24) Khas Kusunda Coal Co., Private Ltd., P-564, Lake Road, liery). Calcutta-29. (25) Kusunda and Nyadee Collieries Co., Private Ltd., 18, Neta-ji Subhas Road, Post Pox No. 289, Calcutta-1. (in respect of Kusunda and Nyadee Collicries). (in respect of Mohanpur Col-(26) Mohanpur Colliery, P.O. Kharkhari (Dhanbad). liery).. (27) New Damagoria Coal Co. Private Ltd., 18, Nctaji Sub-has Road, Post Box No. 289, Calcutta-1. (in respect of New Damagoria Colliery). (in respect of Gaslitan Colliery). (28) The New Manhoom Coal Co. Ltd., 14, Old Court House Street, Post Box No. 51, Calcutta. (in respect of New Marine Col-(29) New Marine Coal Co. Bengal (Private) Ltd., P.O. Kusun-da, E. Rly., (Dhanbad). liery).
 - (30) New Angarpathra Colliery Co. P.O. Katrasgarh, E. Rly., Dist., Dhanbad,
 - (31) New Standard Coal Co. (P.) Ltd., Post Box No. 112, P.O. Jharia (Dhanbad).
 - (32) North Salanpur Coal Concern P.O. Katrasgarh, Dist., Dhanbad.
- (in respect of North Salanpur Col-

(in respect of New Angarpathra

(in respect of Lodna Colliery).

Colliery).

liery).

- (33) Raneegunge Coal Association Ltd., P.O. Kusunda Dist., Dhanbad (Bihar).
- (in respect of Kustore, Barragarh and Alkusa South Collieries).
- (34) Sahana Coal Co., Private Ltd., P.O. Jharia Dist., Dhanbad.
- (in respect of North Dobary Colliery).
- (35) Sendra Bansjora Colliery Co., Private Ltd., P.O. Jharia E. Rly., (Dhanbad.).
- (in respect of Sendra-Bansjora Colliery).
- (36) Sitalpur Coal Company Private Ltd., 18, Netaji Subhas Road, Post Box No. 289, Calcutta-1.
- (in respect of Sitalpur Colliery).
- (37) Sitanala Colliery P.O. Bhujudih, E. Rly., Dist., Dhanbad.
- (in respect of Sitanala Colliery).
- (38) West Bokaro Limited, 23-B, Netaji Subhas Road, Calcutta.
- (in respect of West Bokaro Colliery).
- (39) Western Bengal Coal-Fields Ltd., 15, India Exchange Place, Calcutta-1.
- (in respect of Moira Colliery, P.O. Ukhra and Samla Manderboni Colliery, P.O. Pandaveswar).

[No. BO-25(3)1/65-Vol. III.]

New Delhi, the 25th November 1965

S.O. 3765.—Whereas an application has been made by the Indian Banks' Association, Devkarannanjee Buildings, 17, Horniman Circle, Fort, Bombay on behalf of the establishments carrying on operation concerning a banking Company, mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the employees of the said establishments, for the accounting year ended on the 31st December, 1964;

And whereas Chief Labour Commissioner, is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65 dated the 28th August, 1965, I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishments to 12 (twelve) months from the close of the accounting year ended on the 31st December, 1964.

THE SCHEDULE.

- 1. The Bank of India Ltd., Mahatma Gandhi Road, Bombay 1.
- 2. The Bank of Maharashtra Ltd., 1177, Budhwar Peth, Poona 2.
- 3. The Hindustan Commercial Bank Ltd., Post Box No. 436, Kanpur-1.
- 4. The Indian Bank Ltd., Indian Chamber Building, Esplanade, Madras 1.
- 5. The Nedungadi Bank Ltd., Robinson Road, Post Box No. 11, Calicut.
- The Punjab National Bank Ltd., Post Box No. 274, Parliament Street, New Delhi 1.
- 7. State Bank of Bikaner and Jaipur S.M.S. Highway, Jaipur.
- 8. State Bank of Saurashtra, Post Box No. 51, Bhavnagar.

- 9. Syndicate Bank Ltd., Post Box No. 1, Manipal (Mysore.).
- 10. United Industrial Bank Ltd., 7, Wellesley Place, Calcutta.
- 11. The Central Bank of India Ltd., Mahatma Gandhi Road, Fort Bombay 1.
- 12. The Union Bank of India Ltd., 66/80, Apollo Street, Bombay 1.
- 13. State Bank of Mysore, Avenue Road, Bangalore 9.
- 14. The Bank of Behar Ltd., Judges Court Road, Patna 1.
- 15. The Vysya Bank Ltd., Avenue Road, Bangalore City.
- 16. The Sangli Bank Ltd., Rajawada Chouk, Sangli

[No. BO-25(3)4/65.]

New Delhi, the 27th November 1965

S.O. 3766.—Whereas an application has been made by the establishments carrying on operation concerning coal mine mentioned in the Schedule below for extension of the period specified in clause (b) of Section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the employees of the said establishments, for the accounting year ended on the 31st December, 1964;

And whereas Chief Labour Commissioner is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65, dated the 28th August, 1965, I Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishments to 12 (twelve) months from the close of the accounting year ended on the 31st December, 1964.

THE SCHEDULE.

- (1) Agardih Colliery Co., P.O. (in respect of Agardih Colliery). Katrasgarh, E.Rly., Dist. Dhanbad.
- (2) Bon-Jamihary Anthracite Coal Company, Bon-Jamihary Colliery, P.O. Salanpur, T.O. Barakar, Dist. Burdwan.
 (in respect of Bon-Jamihary Colliery).
- (3) Belbaid Collieries Ltd., P.O. (in respect of Belbaid Colliery and Sree Colliery).
- 4) Bengal Bhatdee Coal Co. Ltd., Central Administrative Office, Industry Colliery, P.O. Dhansar (Dhanbad).

(in respect of Bhatdee Colliery)

- (5) Central Kooridih Colliery Co., P.O. Katrasgarh, E.Rly. Dist. Dhanbad.
- (in respect of Central Kooridih Colliery).
- (6) Hurriladih Coal Company Ltd., Central Administrative Office, Industry Colliery, P.O. Dhansar, Dhanbad.
- (in respect of Kendwadih Colliery).
- (7) Jaipuria Kajora Collieries Ltd., 33, Netaji Subhas Road, Calcutta-1.
- (in respect of Jaipuria Kajora and East Kajora Collieries).
- (8) Laikdih Coal Co. Ltd., 22. Strand Road, Calcutta.
- (in respect of North Laikdih Colliery).
- (9) Oriental Coal Co., P.O. Kumardhupi (Dhanbad).
- (in respect of Oriental and East Shampore Collieries).
- (10) Pure Jambad Collieries Private Ltd., Pure Jambad Colliery, P.O. Kajoragram, Dist. Burdwan.
- (in respect of Pure Jambad Colliery).

[No. BO-25(3)1/65-Vol.I.]

S.O. 3767.—Whereas an application has been made by the establishment carrying on operation concerning coal mine mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the employees of the said establishment, for the accounting year ended on the 31st January, 1965;

And whereas Chief Labour Commissioner is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act read with the notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65, dated the 28th August, 1965 I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishment to 11 (eleven) months from the close of the accounting year ended on the 31st January, 1965.

THE SCHEDULE.

(1) Kalapahari Coal Company Ltd., 8, Clive Row, Post Box, 150, Calcutta-1. (in respect of Damra Colliery).

[No. BO-25(3)1/65-Vol.II.]

S.O. 3768.—Whereas an application has been made by the establishments carrying on operation concerning coal mine mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the empoyees of the said establishments, for the accounting year ended on the 31st March, 1965;

And whereas Chief Labour Commissioner is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65, dated the

28th August, 1965 I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishments to 9 (nine) months from the close of the accounting year ended on the 31st March, 1965.

THE SCHEDULE.

- (1) Aluminium Corporation of India Ltd., 7, Council House Street, Calcutta.
- (in respect of Jaykaynagar Colliery, P.O. Jaykaynagar).
- Assam Railways & Trading Co., Ltd., Margnerita, Assam.
- (in respect of Collieries Namdang, Baragolal, Ledo, Tipong).
- (3) Busserya Coal Co. Private Ltd., Busserya Colliery P.O. Kusunda, (Dhanbad).
- (in respect of Busserya Colliery).
- (4) Gangji Dossa & Sons, Post Box, No. 125, Jharia, E.Rly., Dist., Dhanbad.
- (in respect of North Kujama Colliery).
- (5) Ghusick & Muslia Collieries Ltd., 18, Netaji Subhas Road, Calcutta.
- (in respect of Collieries, Ghusick, Kalipahari, Radhamadhabpur, Muslia).
- (6) Gourangdi Collieries I.td., 18, Netaji Subhas Road, Calcutta.
- (in respect of Gourangdi Colliery).
- (7) Khas Dharmaband Colliery Co., Pvt., Ltd. Central Administrative Office, Industry Colliery, P.O. Dhansar (Dhanbad).
- (in respect of Khas Dharmaband Colliery).
- (8) Khatau & Co., Private Ltd., Industry Colliery, P.O. Dhansar, Dist. Dhanbad.
- [in respect of Jeenagarah (East Berraree) Colliery, Balihari Colliery, South Tisra Colliery],
- (9) Pandit Rambhaju Upadhya & Co. P.O. Nudkhurkee (Dhanbad).
- (in respect of Pure Damoda Colliery).
- (10) Rajapur Colliery Co. Private Ltd., P.O. Jharia, E.Rly. Dist. Dhanbad. Post Box No. 24.
- (in respect of Rajapur Colliery).
- (11) Selected Baraboni Coal Company Private Ltd., 18, Netaji Subhas Road, Post Box No. 289, Calcutta-1.
- (in respect of Haripur Colliery).
- (12) Singareni Collieries Company Ltd., Kothagudium Collieries P.O., Bhadrachellam Road Station (C.Rly.), Andhra Pradesh.
- (in respect of all Collieries).
- (13) Tikmani & Co., P.O. Bansjora, Dist. Dhanbad.
- (in respect of Gararia Colliery).
- (14) West Ghusick Coal Co., Ltd., 18, Netaji Subhas Road, Calcutta.
- (in respect of New Ghusick Colliery).

[No. BO-25(3)1/65-Vol.III.]
TEJA SINGH SAHNI,
Chief Labour Commissioner (Central).

MINISTRY OF INDUSTRY AND SUPPLY

(Department of Industry)

ORDER.

New Delhi, the 24th November 1965

- S.O. 3769/IDA/18G/65.—In exercise of the powers conferred by Section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the Cement Control Order, 1961, namely:—
 - This Order may be called the Cement Control (Fifteenth Amendment) Order 1965.
 - 2. In the Schedule to the Coment Control Order 1961, in the Table below paragraph (C) in the entry against Serial No. 3, the following entry shall be added, namely:—

TABLE.

Name of Producer	Extra amount per tonne	Date from which the additional amount may be charged
"3. M/s Saurashtra Coment & Chemical Industries Ltd., Ranavav.	Rs. 10.12	20th August, 1965."

[No. 8-34/62-CEM, IL]

R NATARAJAN Under Secu

R. NATARAJAN, Under Secy.

(Department of Industry)

ORDER

New Delhi, the 26th November 1965

S.O. 3770/IDRA/6/16.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rule 5(1) of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, till 7th November, 1967, Shri G. Sanjiva Reddy, to be a member of the Development Council established by the Order of the Government of India in the Ministry of Industry & Supply, No. S.O. 3584, dated the 8th November, 1965, for the scheduled industries engaged in the manufacture or production of Machine Tools and directs that the following amendment shall be made in the said Order, namely:—

In the said Order, after entry No. 26 relating to Shri P. C. Kapur, the following entry shall be inserted, namely:—

Shri G. Sanjiva Reddy, President, Indian National Trade Union Congress, Andhra Branch, Narayanguda, Hyderabad.

[No. 2(4)/Dev. Councils/65.]

J. S. BAKHSHI, Under Secv.

(Department of Industry)

(Indian Standards Institution).

New Delhi, the 19th November 1965

S. O. 3771.—The Certification Marks Licences, details of which are given hereafter, have lapsed or their renewal deferred.

Sl. No.	Licence No. and Date	Licensee's Name and Address	Article and the Indian Standard Number	Gazette Not fication Notifying Grant of Licence	i- Rem arks
I	2	3	4	5	6
1	CM/L-329 31-7-1961.	M/s. Delta Spokes Mfg. Co., 12, Nana- bhai Lane, Fort, Bombay-1.	14 SWG bicycle spokes (plain) with nipples and washers—IS: 630—1961.	S.O. 1948 19-8-1961	Lapsed after 15-10-1965.
2	CM/L-847 29-9-61	The Mysore Electro- Chemical Works Ltd., Rajajinagar, Yeswantpur, Ban- galore.	Lead acid storage batteries for motor vehicles, light duty—IS:395—1962.	S.O. 2447 14-10-1961	Deferred after 15-10-1965.
3	CM/L-463 11-10-1962	M/s. Basant Pran & Co., Old Court House Street, Calcutta-1.	Metal clad switches— IS:1567—1960.	S.O. 3518 24-11-1962	Lapsed after 15-10-1965.
4	CM/L-761 21-8-1964	M/s. Swaika Oil Mills, P.N.B. House 10-B, Brabourne Road, Calcutta-1.	Stearic acid, technical, Grade 4—IS:1675— 1960.	S.O. 3553 10-10-1964	Deferred after 15-9-1965.
5	CM/L-790 30-9-1964	M/s. Mehta Chemicals, 97, Nainiappa Naick Street, Madras-3.	Sulphuric acid, pure and analytical rea- gent grade—IS:266 1961.	S.O. 3762 31-10-1964	Deferred after 15-10-1965.
6	CM/L-803 26-10-1964	M/s. Partap Steel Rolling Mills, Chhe- harta (Punjab).	Structural steel (stan- dard quality)—IS: 226—1962.		
7	CM/L-804 26-10-1964		Structrual steel (ordi-	S.O. 4038 28-11-1964	Deferred after 31-10-1965.
8	CM/L-807 26-10-1964	M/s. Batala Engg. Co. Ltd., Batala (Punjab).	Structural steel (standard quality)—IS:		
9	CM/L-808 26-10-1964	M/s. Batala Engg. Co. Ltd., Batala (Punjab).			

[No. MD/33:16/C.]

S.O. 3772.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that the Indian Standard(s), particulars of which are given in the Schedule hereto annexed, have been established during the period 16 October 10 15 November 1965.

THE SCHEDULE

SI. No. and Title of the Indian No. Standard Established

No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard

Brief Particulars

T

2

3

4

- I IS:130-1964 Specification IS:130-1950 Specification This standard prescribes the for ready mixed paint, spraying, finishing, for railway wagon stock, to Indian Standard colour No. 446, red oxide, and red oxide (colour unspecified) (revised).
- 2 IS:541-1964 Specification for ready mixed paint, brushing, finishing, interior, semi-gloss, for general purposes, white (revised).
- I3:1232-1964 Specification IS:1232-1957 Specification for ready mixed paint, for ready mixed paint, brushing, yellow ochre, se ni-gloss, for general purposes (revised).
- 4 IS:1835 (Part VIII)—1965 IS:1147-1957 Glossary of Electro-technical vocabulary Part VIII secondary cells and batteries.
- IS:2254-1965 Dimensions of vertical shaft motors for pumps (revised).
- IS:2399-1964 Glossary of terms relating to rolling bearings.
- for enamel, synthetic, exterior, Type I (a) undercoating, (b) finishing colour as required.

for ready mixed paint, spraying, finishing, for railway wagon stock, to Indian Standard colour No. 446, red oxide, and red oxide (colour unspecified).

IS:641-1955 Specification for ready mixed paint, brushing, finishing, interior, oil gloss, for general purposes, white,

- for ready mixed paint, brushing, yellow ochre, oil gloss, for general purposes.
- terms for secondary cells and batteries.
- IS:2254-1964 Dimensions vertical shaft motors for pumps.
- 7 IS:2932-1964 Specification (i) IS:520-1954 Specification for enamel, brushing, exterior, Type 1 (synthetic) (1) undercoating (2) finishing, colour as required (tentative).
 - (ii) IS:521-1954 Specification for ena nel, spraying, exterior, Type I (synthetic) (1) undercoating (2) finishing, colour as required (tentative).

- requirements and methods of sampling and test for ready mixed paint, spraying, finishing, for railway wagon stock, with the distinctive colours as specified in the title. Re.1.00).
- This standard prescribes the requirements and the methods of smapling and test for the material commercially known as ready mixed paint, bruhsing, finishing, interior, semi-gloss, for general purposes, white (Price Re 1.00).
- This standard prescribes the requirements and the methods of sampling and test for ready mixed paint, brushing, yellow semi-gloss, for general purposes. (Price Rs. 1.50).
- This standard (Part VIII) covers definitions of terms applicable to secondary cells and batteries, (Price 3.00)
- This standard covers the dimensional requirements of vertical, solid and hollow shaft motors mainly for driving pumps. (Price Rs. 1.50).
- This standard gives the definitions of terms commonly used in the rolling bearing industry. (Price Rs. 7.50.)
- This standard prescribes the requirements and methods of sampling and test for the material commercially known as enamel, synthetic, exterior, type I (a) undercoating (b)finishing, colouur as required (Price Rs. 3.00).

1	2	3	4	5	6
8	IS:2933-1964 S for enamel, Type 2, (a) un (b) finishing, required.	exterior, dercoating,	(i) IS:522-1954 Specification for enamel, brushing, exterior, Type 2, (I) undercoating, (2) finishing, colour as required (tentaive). (ii) IS:523-1954 Specification for enamel, spraying, exterior, Type 2, (I) undercoating, (2) finishing, colour as required (tentative).	requirements methods of test for the mercially kn exterior, typ coating (l	
9	IS:3084-1965 S for pencil slat		••	This standard requirements (Price Re 1.0	of pencil slats.
10	IS:3197-1965 S for onions.	Specification	••	requirements	prescribes the for dry cured ium cepa L.)
11	IS:3262-1965 for pilot lead		••	requirements	prescribes the for pilot lead am size. (Price

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-1 and also its breach effices at (1) Bombay Mutual Terrace, First Floor, 534 Sardar Vallabhbhai Patel Road, Bombay-7, (ii) Third and Fourth Floors, 5 Chowringhee Approach, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54 General Patters Road, Madras-2 and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:2]

New Delhi, the 23rd November 1965

S. O. 3773—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that amendment (s) to the Indian Standard(s), given in the Schedule hereto annexed, have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

			THE SCHEDULE		
Sl. No.	No. and title of the Indian Standard amended	No. and Date of Gazette Notification in which the estab- lishment of the Indian Standard was notified		Brief particulars of the Amendment	Date from which the Amendment shall have effect
(1)	(2)	(3)	(4)	(5)	(6)
ı.	IS: 221-1962 Specification for ink fluid, blue black, for permanent records.	S.O. 2323 dated 28 July 1962	No. 1 August 1965	 (i) Clauses 4·I and A-I·I have been amended. (ii) The existing clause 6·I has been substituted by a new one. (iii) Clause A-I·I·2 has been deleted. 	
2.	IS: 222-1962 Specification for ink fluid for general purposes (revised).	S.O. 1998 dated 30 June 1962	No. 1 August 1965	 (i) Clauses 4·1 and A-1·1 have been amended, (ii) The existing clause 6·1 has been substituted by a new one. 	N. N
3.	IS: 329-1961 Specification for oil of sandalwood (revised).	S. O. 910 dated 31 March 1962	No. 1 August 1965	(iii) Clasue A-1·1·2 has been deleted. Clause 6·5 has been deleted.	30 November - 1965
4.	IS:487-1954 Specification for brushes, paints and varnishes, (i) Oval, ferrule bound and (ii) round, copper wire bound.	S.R.O. 855 dated 23 April 1955	No. 1 August 1965	The existing values apperaing in the standard have been substituted by metric values.	
5•	IS: 514-1962 Specification for mercerized cotton fabric, Grade I, for aircraft (revised).	S.O. 483 dated 16 February 1963	No. 1 June 1965	 (i) Clause 2·2 has been deleted. (ii) The existing clause 3 and all other clauses under it and clause 9·1 have been substituted by new ones. (iii) Clauses 5·1, 5·2, 5·5 and caption of Table I-Substitute Table II for 'Table I' wherever it appears. (iv) New clauses 5·9 and 5·9·1 have been added after 5·8·1. 	

I	2	3	4	5	6
ŝ,	IS:554-1964 Dimensions for pipe threads for gas list tubes and pres sure tight screwed fittings (revised).	S.O. 1152 dated 10 April 1965	No. 1 September 1965	Tables I and 4 have been amended.	
7 .	IS: 596-1962 Specification for mercerized cotton fabric for glinders (revised).	S.O. 483 dated 16 February 1963	No. 1 July 1965	 (i) Clause 2·2 has been delected. (ii) The existing clause 3 and all other clauses under it have been substituted by new ones. (iii) Clauses 5·1, 5·2 5·5 and caption of Table 1 —Substitute 'Table II' for 'Table I' wherever it appears. (iv) New clauses 5·9, 5·9·1, 9·1, 9·2 and 9·3 have been added. 	
3.	IS: 598-1952 Specification for mercer- rized cotton fabric, Grade 2, for aircraft (revised).	S.O. 483 dated 16 February 1963	No. 1 June 1965	 (i) Clause 2·2 has been deleted. (ii) The existing clause 3 and all other clauses under it have been substituted by new ones. (iii) Clauses 4·1, 5·1, 5·2, 5·5 and caption of Table I-Substitute 'Table II' for 'Table I' wherever it appears. (iv) New clauses 5·9 5·9·1, 9·1, 9·2 and 9·3 have been added. 	30 November 1965
9	IS: 648-1962 Specification for steel sheets for magnetic circuits of power electrical apparatus (non-oriented steel) (revised).	S.O. 2562 dated 11 August 1962	No. 1 August 1965	The title of the Indian Standard has been amended to read as under: 'Indian Standard Specification for Electrical Steel Sheets (Non-oriented Steel) (Revised	
10	IS: 714-1962 Specification for cotton reinforcing tape for aircraft (revised	s S.O. 483 dated). 16 February 1963	No. 1 June 1965	(i) The existing clause 3 and all other clauses under it have been substituted by new ones. (ii) Clauses 5·1, 5·2, 5·4, 5·5 and caption of Table I—Substitute 'Table II' for 'Table I' wherever it appears,	

				(iii) Clause' 5.6—Substitute the following for the existing clause: '5.6 Scouring Loss—The scouring loss of tape shall not exceed 5 per cent. (iv) Clauses A-1·1, A-4·1 and B-1·1 have been amended. (v) The existing clauses A-5, A-5·1, B-5, and B-5·1 have been substituted by new ones. (vi) New clauses 5.8 and 5.8·1 have	
IJ	IS: 722 (Part I)—1962 Specification for ac electricity metres. Part I general requirements (revised).	S.O. 1998 dated 30 June 1962	No. 1 August 1965	been added after 5.7.1. (i) Clause 4.2.1 has been amended. (ii) A new appendix E has been added after appendix D.	
12	IS: 722 (Part II)—1962 Specification for ac electricity metres.	S.O. 1998 dated 30 June 1962	No. 1 September 1965	(i) The existing clauses 2 and 2 I have been substituted by new ones.	
	Part II single-phase 2-wire whok current watt-hour meters (revised).	:-		(ii) Clause 7·18·2 has been amended. (iii) A new clause 7·12·1·1 has been added after 7·12·1	30 November 1965
13	IS: 309-1957 Specification for rubber flooring materials for general pur- poses.	S.O. 1349 dated 12 July 1958	No. 1 August 1965	Table 2 has been amended.	
14	IS: 841-1957 Specification for hand hammers.	S.O. 1349 dated 12 July 1958	No. 1 August 1965	Page 15, caption of Fig. 13—Substitute 'Wooden Handle for Hammer (Oval Eye)' for 'Handle for Wooden Hammer (Oval Bye)'.	-
15	IS: 938-1964 Specification for 1350-1/ min. (or 300-gal/min) small fire engine (ravised)	S.O. 3329 dated 19 September 1964	No.1 September 1965	Clause 4.2.1 has been amended,	
16	IS: 984-1962 Method for determination of colour fastness of textile materials to washing in the presence of sodium hypochlorite.	S.O. 3447 dated 17 November 1962	No. 1 September 1965	Clause 7·1 has been amended,	
17		S.O. 137 dated 1 March 1958	No. 2 June 1965	(i) The existing clause 6·1, Appendix A, clauses F-2·1, H-1·2, H-1·3, H-2·1 and H-3·1 have been substituted by new ones (ii) Clause F-1·2 has been amended.	

ī	2	3	4	3	6
3	IS: 1083-1957 Specification for oil, clock and watch.	S.R.O. 3809 dated 30 November 1957	No.1 July 1965	(i) Clauses 0.4, 0.5, 0.7, 0.7.1 0.9 and Appendix E have been deleted. (ii) Clause 0.6 has been renumbered as 0.4 and substituted by a new one. (iii) Clause 0.8 has been renumbered as 0.5 and substituted by a new one. (iv) Table 1, clause A-2.2 and D-1.1 have been substituted by new ones. (v) Clauses 4.1, A-4.1, Heading of Appendix C and C-1.1 have been amended.	
9	IS: 1156-1957 Specification for pearl barley.	S.O. 973 dated 31 May 1958	No. 1 July 1965	(i) The existing appendix A, clauses C-1·1, H-1·2, H-1·3 and H-2·1 have been substituted by new ones. (ii) Clauses 0·5, 0·5·1, 3·1 and	30 November
20	IS: 1157-1957 Specification for barley powder.	S.O. 973 dated 31 May 1958	No. 1 June 1965	H-3·I have been amended. (i) The existing Appendix A, clauses G-1·2, G-1·3 and and G-2·I have been substituted by new ones. (ii) Clause 3·I and G-3·I have been amended.	
21	IS: 1177-1957 Specification for vetiver (khas) oil.	S.O. 86 dated 22 February 1958	No. 1 August 1965	Clause 6·4 has been deleted.	
23	IS: 1269-1964 Specification for metric woven metallic and glass fibre tape measures (revised).	S.O. 3329 dated 19 September 1964	No. 1	Clouse 5.2 and Fig. 1 and 2 have been amended.	
23	IS: 1342-1964 Specification for of pressure stoves (revised).	S.O. 3450 dated 6 November 1965	No. 1 August 1965	Clause 6.4.2, line 1—Substitute 'hole' for 'hose'.	-
	IS: 1380-1959 Specification for ink finger printing, black. IS: 1381-1959 Specification for boiling flasks (narrow-necked)	9 January 1960	No. 1 August 1965 No. 1 August 1965	Clause D-1·1 has been amended. (i) The existing clauses 5·2 and 5·6 have been substituted by new ones.	

-	IS: 1462-1959 Specification for talc for cosmetic industry.IS: 1574-1960 Specification for glass weighing bottles.	28 May 1960	No. 2 August 1965 No. 1 July 1965	(ii) Appendix B has been deleted, Appendix C redesignated as Appendix B and reference to the Appendix in clause 5.7 changed accordingly. (iii) Redesignated Appendix B has been substituted by a new one. (iv) Appendix D has been deleted. Clause B-3.2 has been amended. (i) The existing clauses 5.2 and 5.5 have been substituted by
				new ones. (ii) Appendix B has been deleted. (iii) A new clause 5 6 and Appendix B have been added.
28	IS: 1575-1960 Specification for seperating funnels.	S.O. 2609 dated 29 October 1960	No. 1 August 1965	(i) The existing clauses 5.2 and 5.7 have been substituted by new ones.
29	IS: 1590-1960 Specification for glass filter flasks.	S.O. 2960 dated 10 December 1960	No. 1 August 1965	 (ii) Appendix C has been deleted. (i) The existing clauses 5·2 and 5·6 have been substituted by new ones. (ii) Appendix B has been deleted, Appendix C redesignated as Appendix B. Clause numbers in the Appendix and reference in 5·7 changed accordingly. (iii) Redesignated clause B-1·1 has been substituted by a new one. (iv) The existing clause B-1·1·1
31 32 33	IS: 1614-1960 Specification for oil of vetiver roots (cultivated) IS: 1615-1960 Specification for oil of Himalayan cedarwood IS: 1616-1960 Specification for oil of spike lavender IS: 1617-1960 Specification for oil of lavandin IS: 1666-1961 Specification for paper covered rectangular copper con-	24 December 1960 S.O. 3059 dated 24 December 1960 S.O. 3059 dated 24 December 1960 S.O. 3059 dated 24 December 1960	No. 2 August 1965 No. 1 August 1965 No. 1 August 1965 No. 1 August 1965 No. 1 August 1965	has been renumbered as B-1·2 Clause 6·4 has been deleted Clause 6·5 has been deleted. (i) The existing table VI has been substituted by a new one.

I	2	3	4	5	6
	ductors for transformer windings.			(ii) Clause 5.3 (a) and C-3.1 have been amended.	}
35	IS: 1726-1960 Specification for cast iron manhole covers and frames intended for use in drainage works	S.O. 814 dated 15 April 1961	No. 1 September 1965	Table I has been amended.]
35	1S: 1854-1964 Specification for person	S.O. 2874 dated	No. 2	The existing clause 2.1 has been substi-	
37	weighing machines (revised) IS: 1901-1961 Specification for visual indicator lamps	22 August 1964 S.O. 910 dated 31 March 1962	September 1965 No. 2 July 1965	tuted by a new one. (i) Fig. 1, clause A-1.1, A-2,1 and caption of Fig. 2 have been amended. (ii) The existing clause 4.2 has been substituted by a new one. (iii) New sub-sub-chase 3.1.3.4, sub-clause 4.2.2,5.1.1, and sub-sub-clause 6.3*1.1 have been added. (in) New matter has been added after clause. A-0.1.	
38	IS: 1912-1961 Specification for country jute twine, three-ply.	S.O. 1267 dated 28 April 1962	No. 1 August 1965	The existing clauses 3.1 to 3.4, 13.1. to 13.4, A-2.7, A-3.6, B-2.6 and B-3.6. have been substituted by new ones.	}30 November 1965
39	IS 1945-1961 Specification for glass bottles for flaid ink.	S.O. 1100 dated	No. I	A new clause 4.4.1 has been added after	
40	IS: 2002-1962 Specification for steel plates for boilers	14 April 1962 S.O. 3447 dated 17 November 1962	August 1965 No. 1 July 1965	(i) The existing clause 4.1, 12.2.2., Table I and V have been substituted by new ones (ii) Clauses 11.1.1, 12.1.1, and 13.1.1.— Add the following matter at the end of the existing clauses: 'or from the opposite ends corresponding to the original test piece.' (iii) A new clause 14.4, has been added after 14.3.	
41	IS:2004-1962 Specification for carbon steel forgings for general engineering purposes	S.O. 3881 dated 29 December 1962	No. 1 August 1965	(i) Clause 0.2 has been amended (ii) The existing clause 3.1 has been substituted by a new one.	
42	IS: 2026-1962 Specification for power transformers	S.O. 2698 dated 1 September 1962	No. 2 August 1965	(i) Clause 17-12-1.1. has been amended (ii) The existing clause E-4 has been subi- stituted by a new one.	

	IS: 2172-1962 Specification for hand- loom filament rayon saries IS: 2260-1963 Recommendations for the conditioning and testing of electrical insulating materials	29 December 1962	No. 1 August 1965 No. 1 September 1965	The existing clause 5.6 has been substituted by a new one A new clause 7 has been added after 6.1	
45	IS: £2293-1963 Specification for single- barrel stirrup pump for fire fighting purposes		No. 1 June 1965	(i) The existing clause 2.8 has been substituted by a new one (ii) Clause 6.1, line 9—Substitute '8 m' for '9 m'.	
•	IS: 2312-1963 Specification for pro- peller type ac ventilating fans IS: 2360-1963 Specification for worsted jerseys	22 June 1963	No. 1 September 1965 No. 1 August 1965	Table II has been amended. (i) The title of the Indian standard has been amended to read as under: "Indian Standard Specification for 'Y'—NECK WORSTED JERSEYS' (ii) The existing clause 7.4.4 has been substituted by a new one.	
48	IS: 2423-1963 Specification for nylon georgette	S.O. 2877 dated 12 October 1963	No. 1 August 1965	Table II has been amended.	
49	IS: 2448 (Part I)-1963 Specification for adhesive insulating tapes for electrical purposes Part I tapes with cotton textile substrates		No, 1 August 1965	The existing clause 3.2 has been substituted by a new one	. 30
50	IS: 2465-1963 Specification for cables for motor vehicles	S.O. 3025 dated 26 October 1963	No. 2 July 1965	Clause 13.1.2, Tables IV, V, VI, IX, XI, clauses 17.3.1, 17.3.1.2, A-2 and A-2.1 have been amended.	
•	IS: 2534-1963 Specification for carbide tipped dead centres	i February 1954	No. 1 May 1965	The existing clause 2.1 and Fig. in Table I has been substituted by new one.	
52	IS: 2560-1963 Specification for rubber- based adhesives for tyres and tubes, non-curing	S.O. 675 dated 29 February 1964	No. 1 August 1965	Clause A-2.2 has been smended.	
53	IS: 2561-1963 Specification for rubber- based adhesives for the automobile industry		No. 1 August 1965	Clause A-1.5 has been amended.	
54	IS: 2562-1963 Specification for rubber- based adhsesives for tyres and tubes, curing		No. 1 August 1965	Clause A-2.2 has been amended.	
55	IS: 2630-1964 Specification for nitro- benzene, technical	S.O. 2176 dated 20 June 1964	No. I September 1965	Table 1 has been amended.	
56	IS: 2559-1964 Specification for enamelled round copper wire for elevated temperatures	S.O. 1152 dated	No. 1 September 1965	Col. 6 and its entries in Table VI have been	<u> </u>

30 November 1965

(1)	(2)	(3)	(4)	(5)	(6)
57	IS: 2665-1964 Specification for cadmium copper wire for telegraph and telephone purposes		No. 1 September 1965	Clause 4.1—Add the following words at the end of the clause: 'of the wires of the same diameter'.	
58	IS: 2720 (Part XV)-1965 Methods of test for soils Part XV determination of consolidation properties		No. 1 September 1965	Clause 4.3.4 and Appendix A have been amended	
59	IS: 2788-1964 Specification for gas	S.O. 2820 dated 11 September 1965	No. 1 June 1965	Table I and clause 5,2 have been amended	
60	IS: 2818-1964 Specification for Indian hessian		No. 2 August 1965	(i) Insert the words 'Superseding IS: 2435-1963' under the designation 'IS: 2818-1964'. (ii) A new clause 0.3 has been added and the existing clauses 0.3, 0.4 and 0.5 have been renumbered as 0.4, 0.5 and 0.6.	-
61	IS: 2819-1964 Specification for braided cotton cord	S.O. 2042 dated 26 June 1965	No. 1 August 1965	Table 2 has been amended	
62	IS: 2830-1964 Specification for carbon steel billets for re-rolling into structural steel (standard quality).	S.O. 895 dated	No. 1 September 1965	The existing table 2 has been substituted by a new one.	
63		S.O. 1501 dated 8 May 1965	No. 1 September 1965	Clause 5.1 has been amended.	
64	IS: 2979-1964 Specification for fuel oil	S.O. 2134 dated 3 July 1965	No. 1 August 1965	Table 1 and clause D-2·2 have been amended.	

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-1 and also its branch offices at (i) Bombay Mutual Terrace, First Floor, 534 Sardar Vallabhbhai Patel Road, Bombay-7 (ii) Third and Fourth Floors, 5 Chowringhee Approach, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54 General Patters Road, Madras-2 and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:5]

D. V. KARMARKAR, Jt. Director (Marks),

(Indian Standards Institution)

New Delhi, the 25th November 1965

S.O. 3774.—In licence No. CM/L-998 dated 27th January 1965, held by M/s M. L. Day & Co., 57-B, Chittaranjan Avenue, Calcutta-12, the details of which were published under S.O. 667 in the Gazette of India, Part II, Sub-section 3(ii) dated 27th February 1965, Steel Drums 3 litres, 5 litres, 10 litres, 15 litres; 25 litres capacity, Grade B2 and 25 litres capacity, Grade B1 have been included with effect from 20th November 1965.

[No. MD/12: 1608.]

D. V. KARMARKAR,

Head of the Certification Marks Deptt.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 22nd November 1965

8.0. 3775.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. Nos. 2651 and 2656 dated the 28th August, 1965, under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

State - West Ben	gal. Dist-	-Hooghly	Thana—Dhania	akhali	
Village	Survey Nos. (Plot Nos.)		Village	Survey Nos. (Plot Nos.)	Extent (Area)
Mandra, J.L. No. 77	562 563 569 570 572 573	·12 ·04 ·05 ·08 ·01 ·50		596 600 629 632 807 809	· 26 · 02 · 02 · 07 · 02 · 16

[No. 31(33) /63-ONG/OR-Vol. 17.]

S.O. 3776.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2479 dated the 7th August, 1965 under sub-section (i) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, Whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

State-West 1	State-West Bengal		Distr.—Howrah T			
Village	Survy Nos. (Plot Nos.)	Extent (Area)	Village	Survy Nos. (Plot Nos.)	Extent (Area)	
Unsani J.L. No. 10	r	•17	 	307	·10	
9 1131111 9 721 4 111 - 1	9	14		308	• 26	
	10	15		315	- 24	
	ΙΊ	.08		328	.02	
	12	.08		329	•14	
	13	.09		1201	-12	
	14	.01		1203	·33 ·08	
	15	.005		1205	·02	
	21	.03		1206 1207	-14	
	58	·03		1209	.03	
	59 61	.17		1216	-14	
	62	.24		1217	.05	
	63	-05		1218	.06	
	65	· 17		1219	-03	
	66	· 005		1220	· 04	
	69	·05		1221	-08	
	70	.23		1229	.03	
	71	.01		1234	.005	
	114	.02		1235	•03	
	118	.06		1238	· 18	
	119	17		1239	.005	
	120	.03 [1240	-02	
	121	.005		1241	•20	
	123 152	-03		1320	· 10	
	153	.01		1326	-12	
	154	.30		1327 1328	-05	
	157	.52		1329	.005	
	177	• oo 5		1336	∙08ິ	
	178	•06		1337	•19	
	182	-35		1338	. 14	
	183	.03		1339	•06	
	190	•15		1433	•08	
	191	.08		1440	103	
	192	.05		1441	.08	
	194	·20		2512	.22	
	207	17		2514	.18	
	215	10		2515	•14	
	216 235	.56		2516	.04	
	241	•17		2519 2539	·02	
	242	·or		2540	·05 ·005	
	243	-24		2546	•04	
	244	.005		2547	- 68	
	297	.04		2548	.03	
	298	-50		2553	·oz	

Suc. 8(ii)] THE GAZETTE OF INDIA: DECEMBER 4, 1965/AGRAHAYANA 13, 1887 3941

Village	Survey Nos. (Plot Nos.)	Extent (Area)	Village	Survey Nos. (Plot Nos.)	Extent (Area)
			Unsani, J.L. 10-	-contd. 3995	•04
Unsani J.L., No. 10—com	td. 3030	-15		4005	-06
	3104	.002		4006	-06
	3106	•03		4007	.08
	3107	.15		4008	-03
	3183	.01		4010	.03
	3184 3185	·03		4024	.14
	3187	.21		4043 4044	.01
	3188	.005		4049	-12
	3191	'02		4051	· 0,5
	3192	.02		4052	.01
	3193	.15		4053	.09
	3194	.02		4054	.05
	3208	103		4055	•05
	3209	-02		4056	-00
	3210 3211	·06 •04		4062	·02
	3212	.08		406 <u>3</u> 4064	·13
	3347	104		4065	•004
	3417	.04		4069	-00
	3419	·oi		4070	•04
	3420	-03		4071	-05
	3421	-07		4072	.005
	3422	-08		4073	·II
	3423	.04		4079	.15
	3425 3426	-03 -06		4080	-06 -09
	3427	-07		4431 4449	.03
	3 42 8	.01		4468	•14
	3130	.18		4469	16
	3478	.12		4470	•16
	3479	.29		4474	12
	3480	19		4475	.13
	3481 3482	·04		4510	·2I
	3483	•06		4511 4512	.02
	3484	.18		4518	•22
	3487	-15		4522	•005
	3.188	.03		4523	-03
	3496	-30		4524	.13
	3497	-08		4530	-04
	3498	.18		4626	•06
	3500 3501	.04		46 27 4628	•10
	3502	.20		4628 4629	·04 ·10
	350 <u>5</u>	.005		4630	-06
	3506	02		4631	۰08
	3,562	•005		4633	-005
	3564	.06_		4634	-02
	3565	12		4635	-06
	4432	.21		4636	.05
	4433	.10		4637	.02
	3566 3586	.02		4703 470 4	·13
	3587	.02		4707	· 04
	3588	.17		4716	.02
	3589	+08		4728	-04
	3590	.005		4768	•12
	3591 3986	·14·		4853	.12

[No. 31(33)/63-ONG/OR-Vol. 26.]

S.O. 3777.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2482 dated the 7th August, 1965 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of

User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government directs that the said lands is the said lands. ernment, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE 1

	•	SCHED	OLE 1		
State—West Bengal	Distt.	Howrah	Thana—Sankrail		
Village	Survey Nos. (Plot Nos.)	Extent (Area)	Village	Survey Nos. (Plot Nos.)	Extent (Area)
Jala Dhulagari, J.L. No.		.16	Jala Dhulagari, J.L. No.		.005
	198	.005	contd.	959	.08
	199	.04		961	. 19
	200	.12	ļ	966	.005
	206	.12		992	•14
	207	.21	(994	.11
	208	.04		996	.15
	209	.005		997 998	.03
	210 211	.15	•	999 999	. 11
	211	·03		1000	.09
	227	.20	1	1002	.02
	229	.01	\	1013	.17
	230	.03	1	1314	.04
	231	.05	1	1340	.20
	364	.06		1341	.20
	365	.06)	1342	.04
	567	.005		1352	.20
	568	.29	Į.	1353	.07
	569	.06		1354	.09
	571	.02	į	1355	•09
	572	.13		1356	.14
	580	.12		1358	.08
	587	.01	(1359	.005
	588	•20	Į.	1360	.07
	598	·16 ·02		1361 1363	•06
	599 600	.02		1364	.00
	613	.07		1365	.05
	614	.14	1	1366	.05
	615	.13		1367	.10
	616	.005		1370	.02
	617	.005		1375	.13
	618	.08	1	1376	.14
	619	.005]	1377	.04
	620	.25	t	1378	.04
	946	.08	1	1382	·04
	945	.07	ì	1383	.04
	955	.24		1384	.08
	956	.005		1385	.05
	957	.22	l	1386	.18

Village	Survey Nos. (Plot Nos.)	Extent, (Area)		Survey Nos. (Plot Nos.)	Extent (Area)
Jala Dhulagari J.L.No.	2 1387	. 25	Bhagabatipur J. L. 7	553	.02
-contd.	1390	.26	-contd	619	-17
	1485	- 06		621	-03
	1604	1005	5	625 626	-02
	1605 1607	.25		626 627	·20 ·20
	1607 1608	.01		630	- 10
	T609	.05		632	.22
	1610	-21	ļ	o3̃3	·08
	1611	∙06		634	.03
	1625	.03		647	· 0 <u>5</u>
	1626	26	Ì	648	.09
	1627 1628	.03	1	650 651	·16 ·05
	1629	·07	1	652	·32
	1630	.03		1052	· 62
	1631	·0I	1	1053	-05
	1662	- 15	1		
	1663	18	Argari, J.I 27	72	.06
	1664	.03		73	•28
	166 <u>5</u> 1666	-005	1	74	.10
	1669	·04 ·14	ì	75 76	.16
	1670	.17		8 T	-04
	1678	-26		698	02
	1679	.005			
	2017	- 0.2	Jangalpur, J.L., 28 .	24	-40
	2010	-01	1	34	.06 .10
	2086	.01		35 36	-00
Kendua, J.L. No.5	. 2228	- 17		74	.12
21-110000-11000	2263	. 12		75 75	.07
	2264	.05	1	76	-04
	22 65	•01		78	.02
	2272	.22		79 80	.07
	2273	.07		80	.18
	2274	. 10		81 82	·05 ·07
	2296 2297	·01 ·22		83	•06
	2298	.10		86	.20
	2299	.03		88	•20
	2300	•1 <u>0</u>		92	-05
Olement and an I. I				93	.22
Bhagabatipur J. L.7 .	56	.03		94	-05
	88 89	12		95 13 7	· 13
	90 99	· 25 · 06		152	.005
	96	1005		153	12
	97	005		īš4	•13
	98	· τ8		155	.30
	99	.30		156	•08
	100	·16 \		168	•28
	103	.18)	169	·02 ·03
	104 105	*44 *005		170 171	•06
	106	· 08		176	•08
	107	-20		177	• 16
	109	.005		178	-02
	110,	.03			
	151	.04	Panchpara, J.L.—37	708	-02
	152	.09		711	· 04.
	154	32		712	·02
	155 156	.005	!	766 7 7 6	·06 ·02
	157	·44 ·01	1	865	.05
	160	.01		905	.01

3944 THE CAZETTE OF INDIA: DECEMBER 4, 1965/AGRAFIAYANA 13, 1887 [PART 11-

Village	Survey Nos. (Plot Nos.)	Extent (Area)	Survey Nos. (Plot Nos.)	Extent (Area)
				
Panchpara J.L. No. 37	906	.12	1041	·oi
contd.	907	•32	1042	-01
	908	.005	1065	-02
	957	.02	1066	.03
	958	- 08	1067	-02
	973	·04	1068	-03
	974	-25	1069	•10
	975	. 14	1070	-0.1
	978	.22	1071	· 18
	979	.09	1072	-02
	1023	.15	1073	-03
	1025	.22	1074	·08
	1028	.04	1097	•14
	1030	-005	1098	- 02
	1031	-04	1100	.04
	1034	.05	1101	•05
	1035	-05	1102	.06
	1039	.24	1103	.09
	1040	·OT	1104	.04

[No. 31(33)/63-ONG/OR-Vol. 26.]

New Delhi, the 25th November 1965

S.O. 3778.—Whereas by a Notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2484 dated the 7th August 1965 under subsection (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that Notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this Notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this Notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

CONTRACTOR

State -West Bengal	Distt. —M	•	Thana—Mahisadal
Village	Survey Nos. (Plot Nos.)	Extent (Area)	
Kalikakundu J.L. No. 148.	2386	•22	
			[No. 31(33)/63-ONG/OR.]

New Delhi, the 26th November 1965

S.O. 3779.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2483 dated the 7th August 1965 under subsection (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification:

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE.

State—West Be	engal Distt.—Howr	ılı Than a —Domjur	•	
Village	Survey Extent Nos. (Area) (Plot Nos.)	Village	Survey Nos. (Plot Nos.)	Extent (Area)
Kolara, J.L. 20 Amre J.L. 21	6133 · 005 6134 · 005 6138 · 13 6139 · 02 6140 · 18 6141 · 01 6147 · 51 6148 · 005 6451 · 05 6452 · 06 6453 · 25 6454 · 03 6455 · 01 6460 · 04 6483 · 16 6485 · 05 6486 · 15 6487 · 04 6490 · 08 6496 · 23 6497 · 16 6498 · 01 6505 · 27 6506 · 16 6507 · 01 298 · 005	Sankharidaha, J.I., 22—contd.	1172 1175 1178 1179 1180 1185 1188 1189 1190 1193 1194 1195 1200 1201 1202 1203 1238 1241 1242 1246 1247 1249 1250	.00 .76 .05 .03 .17 .33 .12 .05 .27 .05 .20 .18 .02 .11 .005 .02 .01 .31 .005 .02 .04 .04 .04 .04 .09 .36
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	299 · 06 301 · 31 306 · 005 307 · 21		1257 1265 1269 1270	·20 ·05 ·01 ·08 ·16
Sankharidaha, J.L. 22	. 1168 •01 1169 •03 1170 •10 1171 •20		1289 1290 1291 1292	·03 ·10 ·04

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Village	Survey Extent Nos. (Arca) (Plot Nos.)	Village	Survey Nos. (Plot Nos.)	Extent (Area)
				<u> </u>
Sankharidaha, J.L. 22—contd.	1293 · 12 1294 · 20 1295] · 40 1297 · 06	Bipra Naopara, J.L. 27—contd.	4437 4557 456 4 4565	·02 ·03 ·08 ·03
Baniara, J.L. 26	1672 ·13 1674 ·03 1677 ·02 1678 ·11 1679 ·10 1682 ·01 1684 ·03 1685 ·09 1686 ·06 1687 ·12 1688 ·01 1689 ·04 1692 ·20 1693 ·06	Prasasth a, J.L. 29	4566 4567 4568 4569 4574 4575 4578 4579 4580 4581 4582 4586 4676	.01 .12 .06 .04 .02 .08 .18 .03 .05 .02 .06 .07
Bipra Naopara J.L. 27	1696 · 08 3730 · 01 3731 · 02 3732 · 04 3733 · 03 3734 · 09 3735 · 06 3736 · 02 4162 · 005 4192 · 01 4194 · 01 4197 · 03 4198 · 09 4199 · 005 4200 · 15 4218 · 02 4219 · 22 4221 · 05 4222 · 12 4223 · 04	Frasasina, J.1 29	703 704 705 706 707 708 7556 757 805 806 807 808 810 811 812 815 816 817 818	·01 ·06 ·12 ·06 ·14 ·04 ·09 ·10 ·14 ·005 ·02 ·04 ·01 ·02 ·03 ·05 ·02 ·02 ·04 ·04 ·05 ·05 ·05 ·05 ·05 ·05 ·05 ·05 ·06 ·06 ·06 ·07 ·07 ·08 ·09 ·09 ·09 ·09 ·09 ·09 ·09 ·09 ·09 ·09
	4347 · 06 4348 · 06 4349 · 05 4350 · 18 4351 · 09 4352 · 08 4353 · 01 4404 · 01 4405 · 03 4406 · 005 4409 · 06 4411 · 06 4412 · 10 4419 · 05 4420 · 10 4424 · 03 4425 · 16 4427 · 01 4433 · 11	Ankurhati, J.L. 30	36 38 104 109 120 140 141 142 145 146	· 02 · 03 · 005 · 14 · 05 · 02 · 06 · 03 · 02 · 06 · 03 · 04 · 10 · 16 · 05 · 07 · 04 · 005

Village	Survey Nos. (P ot Kos.)	Extent (Area)	Village	Survey Nos. (Plot Nos.)	Extent (Area)
Ankurhati, J.L. 30—	150 151	·07 ·05 ·02	Ankurhati, J.L. 30—	1016 1017 1018	·04 ·14 ·16
	160 163	·01 ·005 ·16 ·005		1019 1020 1021 1022	-005 -005 -01 -06
	168 169 170	·04 ·14 ·03		1023 1039 1085	·10 ·02 ·05
	184 185	*03 *02 *03		1086 1088 1093 1095	·005 ·36 ·02 ·24
	192 193 194 195	.01 '07 '05 '07		1096 1097 1248 3 127	+06 •14 •01 •02
	196 197 198	.04 .02 .005		3130 3131 3132	·10 ·17 ·05
	199 200 201 202	·05 ·12 ·03 ·01		3133 3166 3167 3170	·10 ·005 ·02 ·06
	262 324 329 330	·02 ·005 ·02 ·02		3171 3172 3173 3174	-12 -05 -04 -18
	331 332 333 334	·11 ·02 ·01 ·08		3177 3188 3193	•16 •01 •06 •06
	33 <i>5</i> 339 340	·05 ·04 ·02		3194 3195 3196 3197	-07 -09 -02
	341 342 345 348	·02 ·01 ·02 ·01		3198 3266 3268 3269	·02 ·20 ·01 ·02
	349 350 351 352	·02 ·12 ·10 ·10		3270 3271 3272 3274	·01 ·005 ·16 ·08
	353 356 357 358	·01 ·02 ·10 ·005		3275 3276 3278 3279	·08 ·02 ·06 ·14
	911 91 2 913	·01 ·12 ·10		3280 3281 3317	·01 ·04 ·03
	914 915 916 917	-05 -06 -03		3319 3479 3484 3485	·36 ·01 ·20 ·18
	921 922 923	·03 ·03 ·08 ·10		3486 3487 3528	·07 ·09 ·02
	1013 1015	·01 ·005	Nibra, J.L. 51	220 221	·005 ·47

- S.O. 3780.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, pipelines should be laid by the Indian Oil Corporation Limited and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto.
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the sald land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority, 9, Syed Amir Ali Avenue, Calcutta-17 in the office of the Indian Oil Corporation Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

Schedule

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StateWest Bengal	Distt.—Hooghly	Thana—Dha	Thana—Dhaniakhali		
	Village	Survey Nos. Plot Nos.)	Extent (Area)		
	Muidipur J.L. N	0.183 209 211 568	·16 ·28 ·06		

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V. P. AGARWAL, Under Secy.